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MADRAS, TUESDAY EVENING, AUGUST 3, 1936

[Figure, 4 aa, 4 b]

Part 3.—Notifications by Government.

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NOTIFICATIONS.

Port St. George, July 30, 1924 (G.O. No. 132, Feltin).

No. 225.—The Revenue Divisional Office, Vinnagoor, is directed to be Special Assistant Agent of the Vinnagoor Agency division of the Vannaputnam District.

M. E. MARIONIDAKES,
Acting Chief Secretary.

Port St. George, July 25, 1924 (G.O. No. 127, Feltin).

No. 226.—In exercise of the powers conferred by section 98-A of the Code of Criminal Procedure, 1908 (V of 1908), the Governor in Council hereby declares to be forfeited to His Majesty all copies, when they first, of the pamphlet or book, or of its translation entitled "Aqil Sul Sul" written by Extra Sheikh and published by the Resident Book Shop, Coovenaar, printed by Pandit Ganga Prasad Bhatia of the Berlin Sanshodhak Press, Coovenaar, and Pandit Uma Datta Nayyar at the Hindustani Press, Coovenaar, and also all other copies of or extracts from the same pamphlet wherever printed, inasmuch as the said pamphlet, in the opinion of the Local Government, contains seditious matter, the publication of which is punishable under section 124-A, Indian Penal Code.

Port St. George, July 25, 1924 (G.O. No. 126, Feltin).

No. 227.—No. 3190/III-374. In exercise of the powers conferred by section 98-A of the Code of Criminal Procedure, 1908 (V of 1908), the Governor in Council hereby declares to be forfeited to His Majesty all copies, wherever found, of issue No. 68, dated the 22nd May 1924, of the newspaper in English entitled "The Workers' Weekly", printed by the London Catechism Press, Leadenhall St., London Street, W.C.1, and published by the Executive Committee of the Communist Party of Great Britain at 16, King Street, Covent Garden, W.C.2-N.W. 7, and also all other copies of, or extracts from, the same issue, wherever printed, inasmuch as the said issue, in the opinion of the Local Government, contains seditious matter, the publication of which is punishable under section 124-A, Indian Penal Code.

Port St. George, July 25, 1924 (G.O. No. 125, Feltin).

No. 228.—No. 3141/III-174. In exercise of the powers conferred by section 98-A of the Code of Criminal Procedure, 1908 (V of 1908), the Governor in Council hereby declares to be forfeited to His Majesty all copies, wherever found, of issues Nos. 8 and 10, volume 3 of the journal in English entitled "Hind", dated the 15th and 20th April 1924, respectively, published at the office of the "Hind", 31/32, High Holborn, London, W.C.1, and printed by Whiteby and Wright, Limited, 36, Essex Street, Strand, London, W.C.2, and also all other copies of, or extracts from, the same issues, wherever printed, inasmuch as the said issues, in the opinion of the Local Government, contain seditious matter, the publication of which is punishable under section 124-A, Indian Penal Code.

E. M. GAWNE,
Deputy Secretary to Government.

ECCLESIASTICAL DEPARTMENT.

APPOINTMENTS.

Port St. George, July 25, 1924.

No. 140.—Mr. H. B. Walsh, L.C.S., to be a Lay Trustee of Christ Church, Kormed, to sit on existing vacancy.

No. 141.—Mr. H. W. G. Gill to be a Lay Trustee of St. Mary's Church, Vinnagoor, to sit on existing vacancy.

No. 142.—Mr. C. T. Narasiah, Bar-at-Law, and Major C. H. Brock, M.A., V.A., to be Lay Trustees of All Souls' Church, Chinnalloor.

No. 143.—Mr. V. P. Dapen to be a Lay Trustee of Holy Trinity Church, Puthalot.

No. 144.—Mr. G. S. P. Perera to be a Lay Trustee of Christ Church, Solon, to sit on existing vacancy.

FCKING

No. 145.—The Reverend W. R. O'Brien, on leave from home, to be Rector or Joint Chaplain of the Cathedral Church of St. George, Malacca.

MARRIAGE LICENCE.

Port St. George, July 25, 1924.

No. 112.—The licences granted under sections 2 and 3 of the Indian Christian Marriage Act, 1913, to the undersigned gentlemen on the date which appears opposite their names are hereby revoked:—

The Reverend Robert Vaquer Paget of the Wesleyan Mission in the District of the Maldives—25th July 1924.

M. E. MARIONIDAKES,
Acting Chief Secretary.

JUDICIAL DEPARTMENT.

POSTINGS.

Fort St. George, July 27, 1904.

No. 216.—Shahid Abdul Qadir Sahib Sahib, temporary Deputy Superintendent of Police, on leave from leave, to charge of Kankarabazar substation, South Coast district.

No. 217.—Qadir Hassan Sahib Sahib, acting Deputy Superintendent of Police, Thimbury District, on leave from leave, to charge of Deputy Superintendent of Police and Personal Assistant to the Superintendent of Police, Bellary district.

Fort St. George, August 2, 1904.

No. 218.—Mr. T. F. S. Kays, Acting Superintendent of Police, North Coast district, to be Acting Superintendent of Police, Bellary district, via Mr. C. H. Atkinson, granted leave. (This month he posted as Temporary Assistant to the Superintendent of Police, Bellary, notified in General Department notification No. 218, dated 22nd July 1904, published at page 427 of Part I of the Fort St. George Gazette, dated 22nd July 1904.)

CONFIRMATION.

Fort St. George, July 28, 1904.

No. 219.—Mr. C. H. Chaudry, Probationary Assistant Superintendent of Police, to be Assistant Superintendent of Police, permanent, with effect from the 4th July 1904.

R. M. GAWNE,
Deputy Secretary to Government.

PERMITTED TO RETURN.

Fort St. George, July 28, 1904.

No. 220.—H. R. By, Deputy Subadar S. Rameshwar Pillai, Avergal, S.A., Deputy Commissioner of Police, is permitted to return to duty with effect from the 1st August 1904, before the expiry of the leave granted to him.

M. K. MARJORIBANKS,
Acting Chief Secretary.

FINANCE DEPARTMENT.

NOTIFICATIONS.

Fort St. George, November 28, 1903 (P.O. No. 1039, Finance).

No. 221.—Under the explanation to section 24 of the Negotiable Instruments Act (Act XXVI of 1881), the Governor in Council hereby declares that in addition to the public holidays expressly defined as such in the said explanation, viz., Good Friday, New Year's day (Thursday the 1st January), Christmas (Thursday the 25th December) and Good Friday (15th April), the following days shall be holidays in the year 1904:—

Tuesday, the 23rd August	Nakshatras (last day).
Thursday, the 14th August	Aradhi Aradhi.
Wednesday, the 23rd August	Pr. Jagad.
Thursday, the 2nd September	Vinayaka Chaturthi.
Monday, the 4th October	Agadhi, Paga.
Monday, the 5th October	Depawali.
Friday, the 24th December	Christmas.
Saturday, the 25th December	Christmas.
Monday, the 27th December	Christmas.
Wednesday, the 29th December	Christmas.

Note.—The days are marked as holidays on account of the following: (1) 23rd September, (2) 24th September, (3) 25th September, (4) 26th September, (5) 27th September, (6) 28th September, (7) 29th September, (8) 30th September, (9) 1st October, (10) 2nd October, (11) 3rd October, (12) 4th October, (13) 5th October, (14) 6th October, (15) 7th October, (16) 8th October, (17) 9th October, (18) 10th October, (19) 11th October, (20) 12th October, (21) 13th October, (22) 14th October, (23) 15th October, (24) 16th October, (25) 17th October, (26) 18th October, (27) 19th October, (28) 20th October, (29) 21st October, (30) 22nd October, (31) 23rd October, (32) 24th October, (33) 25th October, (34) 26th October, (35) 27th October, (36) 28th October, (37) 29th October, (38) 30th October, (39) 31st October, (40) 1st November, (41) 2nd November, (42) 3rd November, (43) 4th November, (44) 5th November, (45) 6th November, (46) 7th November, (47) 8th November, (48) 9th November, (49) 10th November, (50) 11th November, (51) 12th November, (52) 13th November, (53) 14th November, (54) 15th November, (55) 16th November, (56) 17th November, (57) 18th November, (58) 19th November, (59) 20th November, (60) 21st November, (61) 22nd November, (62) 23rd November, (63) 24th November, (64) 25th November, (65) 26th November, (66) 27th November, (67) 28th November, (68) 29th November, (69) 30th November, (70) 1st December, (71) 2nd December, (72) 3rd December, (73) 4th December, (74) 5th December, (75) 6th December, (76) 7th December, (77) 8th December, (78) 9th December, (79) 10th December, (80) 11th December, (81) 12th December, (82) 13th December, (83) 14th December, (84) 15th December, (85) 16th December, (86) 17th December, (87) 18th December, (88) 19th December, (89) 20th December, (90) 21st December, (91) 22nd December, (92) 23rd December, (93) 24th December, (94) 25th December, (95) 26th December, (96) 27th December, (97) 28th December, (98) 29th December, (99) 30th December, (100) 31st December.

2. The Governor in Council further declares that on the following days which are not declared to be public holidays under statutory provision, all public offices at the Presidency town and in the mofussil will be closed with the exception of (1) the Post Office, (2) the Revenue Treasury and Paper Currency office and (3) the General Stamp office (which will be opened from 11 a.m. to 2 p.m.):—

Wednesday, the 24th December	Christmas.
Monday, the 26th December	Christmas.

Part II. *Contd.*, August 2, 1924.

No. 125.—The following resolutions of the Government of India are republished:—

HOME DEPARTMENT.

FINES.

India, the 2nd June 1924.

No. H-478 (I)-22.—The following instructions for the collection, receipt and transmission of moneys and other papers of the same class in His Majesty the King, Emperor of India, or to the Right Honourable the Secretary of State for India in Council are published for general information in pursuance of the instructions published with the Home Department notification No. 536, dated the 26th June 1918, as amended by subsequent notifications:—

INTRODUCE THROUGH THE SECRETARY OF MEDICAL AND WARRE PATENT OF THE NAME BELONG TO HIS MAJESTY THE KING, EMPEROR OF INDIA, BY THE RIGHT HONOURABLE THE SECRETARY OF STATE FOR INDIA IN COUNCIL.

2.—These instructions do not in any way affect or supersede action issued on the memorandum by the Army Department for the payment of the Army and its supply to the same extent by the report made published by the Secretary of State in Council under section 11 (2) of the Government of India Act.

I. Every memorial to His Majesty or to the Secretary of State for India in Council should contain all material statements and arguments relied upon by the memorialist and be complete in itself; and it should be accompanied by a letter requesting its transmission to the authority to which it is addressed.

If every memorial to His Majesty or to the Secretary of State for India in Council should be presented through the Local Government having jurisdiction in respect of the subject-matter of the memorial. In cases where no Local Government is in a position to deal with the subject-matter of the memorial, it should be presented through the Local Government within whose jurisdiction the memorialist is or has last been residing or employed or, if there is no Local Government answering to these descriptions, then through the Governor-General in Council.

The Secretary of State is regarded as the Local Government in respect of memorials from persons subordinate to it.

III. Every memorial to His Majesty or to the Secretary of State for India in Council presented through the Government of Madras, Bombay or Bengal should be forwarded direct by the Local Government with a full statement of facts and an expression of opinion, except in the case of a memorial which:—

(a) relates to:—

(i) any rule or standing order of the Governor-General in Council; or

(ii) any Legislative Privileges of the Governor-General in Council or in any Act in which the Governor-General has assented; or

(iii) a case which has been previously under the consideration of the Governor-General in Council; or

(b) if granted, would involve expenditure for which the Imperial and not the Local Government would be primarily responsible; or

(c) contains a prayer for the exercise of the Royal prerogative of pardon.

Every such memorial should be forwarded with a covering letter containing a full statement of facts and an expression of opinion to the Government of India in the proper department for transmission to the Secretary of State for India in Council.

Note.—If the memorial contains an application for the exercise of prerogative of a pardon under Chapter XXX of the Code of Criminal Procedure 1911 (No. V of 1911), with the Local Government is not accepted to forward any or any recommendation under the provisions of rule VI is paragraph 1 of the Home Department letter No. 1226-21, dated the 18th September 1913, it should be transmitted to the Governor-General in Council and not to the Secretary of State in Council direct.

IV. Every memorial to His Majesty or to the Secretary of State for India in Council presented through a Local Government, other than the Government of Madras, Bombay or Bengal should be forwarded by the Local Government, with a full statement of facts and an expression of opinion, to the Government of India in the proper department for transmission to the authority addressed. A memorial submitted by a private person will not ordinarily be forwarded to His Majesty or to the Secretary of State for India in Council unless a petition or a petition has already been received and reported by the Governor-General in Council.

V. Every memorial to His Majesty or to the Secretary of State for India in Council from a person who has been employed in the Army should, if it relates to any matter arising out of his service in the Army, be forwarded through the Army Department or Independent Brigade Commander under whose jurisdiction the memorialist has served and who, from his knowledge of the memorialist as at the termination of the war, is in a position to make the necessary recommendations. The Army, Division or Independent Brigade Commander will forward it with a full statement of facts and an expression of his opinion to the Government of India in the Army Department for transmission to the authority addressed.

VI. A memorial may be transmitted either in manuscript or in print, but must, with all accompanying documents, be properly authenticated by the signature of the memorialist, and must conclude with a specific prayer.

VII. Memorials, together with their accompanying documents, should be in English. If the accompanying documents must necessarily be forwarded in the vernacular, an English translation should be appended, which should be signed by the memorialist.

NOTE.—It will be well for the memorialist to make such translations, set, if they are found to be incorrect or faulty, to correct the same in writing on the memorial.

VIII. Memorials should be forwarded in duplicate. The originals will invariably be transmitted to England, a copy being retained by the Government of India, if necessary, for record.

IX. As a general rule, the transmission to England of a memorial duly forwarded through the proper channel should not be delayed by the transmitting Government in India beyond a month after the receipt of the memorial.

X. The Governments in India are asked with discretionary power to withhold the transmission of memorials addressed to His Majesty or to the Secretary of State for India in Council in the following cases:—

(1) When a memorial is illegible or unintelligible, or contains disrespect or improper language.

(2) When a memorial is presented after a decision has already been given by the authority to which it is addressed, and when an order for its transmission has already been issued upon the grounds for a reconsideration of the case. A memorial addressed to His Majesty by a person whose appeal to the Secretary of State for India in Council has already been rejected shall be held to be a second presented to the same authority and shall not be transmitted.

(3) When a memorial is a mere application for relief, pecuniary or other, which is presented by a person manifestly possessing no claim or advancing a claim of an obviously unsubstantial character, or is so framed that its consideration is clearly impossible.

(4) When a memorial is an application for employment under any of the Governments in India from a person not on the service of the Government or as a request for exemption from the payment of any tax or rate providing the qualifications to be presented by persons in the service of Government or by persons engaging in any profession or employment.

(5) When a memorial is a mere appeal from a judicial decision.

Note.—If the memorial is presented as application for the suspension or remission of a minimum order (Criminal) of the Court of Criminal Sessions, that Court may, if satisfied, at its discretion, refer the memorial to the Secretary of State for India in Council for consideration, and if the memorial is referred to the Secretary of State for India in Council, it shall be dealt with as a memorial addressed to the Secretary of State for India in Council.

(6) When a memorial is a representation against a decision, which, by any law or rule having the force of law, is declared to be final.

(7) When a memorial is addressed by an officer still in the public service and has reference to his professional claim to pension.

(8) When a memorial is merely a representation against the transmission by one of the Governments in India of a decision made by such Government by law or rule.

(9) When a memorial is a representation against the action of a private individual or of a body of private individuals regarding the private relations of the memorialist and such individual or body.

(10) When a memorial is a representation against the application of the Civil Service Regulations or the Fundamental Rules or rules framed by the Secretary of State in Council under section 84-B (2) of the Government of India Act or against the order of a Local Government or of the Government-General in Council refusing to grant or to recommend a special pension or any pecuniary or other concession not claimable under any law or rule, or a suspension in pension.

Provided that a representation of the nature described in the first part of this clause which calls into question the decision of the Interpretation placed by any authority other than the Secretary of State in Council as any rule framed or approved by the Secretary of State in Council shall be forwarded to the Government-General in Council, and shall not be dealt with by the Secretary of State in Council if in his opinion there is no reasonable doubt as to the correctness of the interpretation in question.

(11) When a memorial makes a proposal regarding legislation which a Local Government or the Government-General in Council are not prepared to support.

(12) When a memorial is a representation preferred more than six months after the date on which the memorialist was informed of the order which he objects provided that a Local Government or the Government-General in Council may, at their discretion, extend the period to twelve months, if the delay will facilitate a settlement of the dispute or other good cause is shown.

(13) When the petition is a representation against an order from which under the appeal rules published by the Secretary of State in Council under section 94-B (3) of the Government of India Act no appeal lies.

Provided that, subject to what is said in clauses (1), (2) and (4) an appeal to the Secretary of State for India in Council by an officer governed by him, irrespective of the rule of law drawn, shall be withheld when the appeal involves a question of the interpretation of the memorial or the officer's appointment.

XI. The Government-General in Council may withhold the transmission of a memorial to His Majesty or to the Secretary of State for India in Council if the memorialist has not previously communicated the memorial to the Government-General in Council and the Local Government concerned on the same subject, provided that when a memorial contains a proposal for the exercise of the Royal prerogative of pardon and is addressed to His Majesty, it must be transmitted to the Secretary of State for India in Council, unless His Excellency the Viceroy thinks fit to grant the pardon in virtue of his authority to exercise this prerogative on His Majesty's behalf, or unless the memorialist is a subject under sentence of death in which case it may be dealt with in the same way as a memorial falling under the provisions of the rule in clause X (1).

The Government of Madras, Bombay or Bengal may withhold the transmission of a memorial which under rule IV they are authorized to forward direct, if the memorialist has not previously communicated the Local Government concerned on the same subject.

XII. When a memorial is withheld, the memorialist should be informed of the fact and of the reasons for it.

XIII. A list of memorials withheld under the discretionary power conferred by rules X and XI with the reasons for withholding them, will be forwarded quarterly to the Government of India in the case of memorials withheld by local Governments, and by Government of India in the Department concerned to the Secretary of State for India in Council.

No. F-412 1-4-22.—The following instructions regarding the submission of petitions to the Government of India are published for general information in compliance of the rules published with the Home Department instructions No. 526, dated the 26th June 1920.

INSTRUCTIONS REGARDING THE SUBMISSION OF PETITIONS TO THE GOVERNMENT OF INDIA IN COUNCIL.

GENERAL EXPLANATIONS.

1. In these instructions the words "local Government" include a local Administration and the Commissioner of India, and also, in special instances where necessary, the local Government of a department directly under the Government of India, and a local Government and independent Empire Commission.
2. These instructions do not apply to communications submitted, directly or indirectly, submitted in the course of the working of India Ministry, to which Government No. V-1 (Military, Public Works Department), dated the 1st June 1920, applies.
3. These instructions apply, so far as may be, to all memorials, petitions, etc., submitted to the Government of India.
4. These instructions apply also to petitions by persons or bodies in military employ, who have served in the Army or the Royal Indian Navy, or have been admitted to equivalent status in the Indian services of the Army in any capacity.
5. These instructions do not apply to the cases covered by the rules regarding appeals issued by the Secretary of State under section 10-B (1) of the Government of India Act.

SECTION I.

As to the submission of petitions to the Governor-General in Council by private persons or public bodies.

1. Every petition to the Governor-General in Council should be forwarded through the local Government having jurisdiction in respect of the subject-matter of the petition. In cases where no local Government is in a position to deal with the subject-matter of the petition, it should be forwarded through the local Government within whose jurisdiction the petitioner is or has been residing or employed.

The Railway Department is regarded as the local Government in respect of memorials from persons attached to it.

2. A petition may be either in manuscript or in print, but must, with all accompanying documents, be properly authenticated by the signature of the petitioner, or, when the petitioners are numerous, by the signatures of one or more of them, and it must conclude with a specific prayer.

3. Every petition should be accompanied by a letter addressed to the local Government representing its transmission to the Governor-General in Council, and, when any order of a local Government or appeal against, by a copy of such order, as well as of any notice passed in the case by subordinate authorities.

4. Communications on matters connected with any bill before the Indian Legislature may be addressed either in the form of a petition to the Governor-General in Council or in a letter to the Secretary to the Legislative Department, and must in either case be sent to the Secretary in the Legislative Department. Otherwise such communications will not be answered. Except in the case of the High Court at Fort William, such communications from private persons or public bodies should be sent through the local Government.

SECTION II.

*As to the submission of petitions by officers in civil employ.**

5. Every officer in civil employ wishing to petition the Governor-General in Council should do so separately.

(Provided that nothing in this instruction shall apply to representations submitted by assigned employees of Government Service in accordance with rules as may from time to time be prescribed by the Governor-General in Council.)

6. Every petition from an officer in civil employ should be submitted through the head of the office or department in which the petitioner belongs or belonged, and should be forwarded by him through the usual official channel.

7. No officer in civil employ may submit a petition in respect of any matter connected with his official position unless he has some personal interest in the matter.

8. No notice will be taken of a petition relating to any matter connected with the official position or position of an officer in civil employ unless it is submitted by the officer himself.

SECTION III.

As to the transmission or withholding of petitions by local Governments.

9. Every petition to the Governor-General in Council should be forwarded by the local Government accompanied with a concise statement of the material facts and (unless there are special reasons for not doing so) an expression of opinion.

* See (G.O.—) 1920 "Civil employ" section employed by a local authority.

Note (G.O.—) 1920 of the last sentence in this section a petitioner is required to be an "officer in civil employ," if it has been previously in civil employ and if the petition relates to any matter connected with his position while in civil employ or the circumstances in which he left it.

Definition of all-India Service

II. The all-India Services shall consist of—

(a) all officers serving under local Governments who are members of any of the following services—

- | | |
|--------------------------------------|---|
| (1) the Indian Civil Service, | (6) the Indian Service of Engineers, |
| (2) the Indian Police Service, | (7) the Indian Veterinary Service, |
| (3) the Indian Forest Service, | (8) the Indian Forest Engineering Service, |
| (4) the Indian Educational Service, | (9) officers of the Indian Medical Service as |
| (5) the Indian Agricultural Service, | and employ, |

and any other service declared by the Secretary of State in Council to be an all-India Service ;

(b) military officers and other officers holding posts here-as the provincial orders of the above services.

Definition of Provincial Service

III. (1) The provincial services shall consist of the services shown in the schedule to these rules, and any other service declared by the local Government to be a provincial service.

(2) The services shown in the schedule shall include all appointments at present included in those services, and any appointments which a local Government may add thereto.

Provided that if any service not included in the schedule to these rules is declared to be a provincial service, or if any appointment of a kind or class not at present included in a provincial service is added thereto, such declaration or addition shall be without prejudice to the rights and prospects of members of provincial services offered who were appointed before these rules were made.

Definition of Subordinate Service

IV. The subordinate services shall consist of all minor administrative, executive, and educational posts to which appointments are made by the local Government or by an authority subordinate to the local Government.

Special Posts

V. Special posts shall include all posts of a special or technical character, not included in an all-India or provincial service, to which appointments are made by the local Government or by any other authority on behalf of the local Government and which are declared by the local Government to be special posts.

Appointments to all-India Service

VI. All first appointments to an all-India service, other than appointments made by promotion to such service of officers belonging to some other service or of members of the bar appointed to any post previously held by members of the Indian Civil Service, shall be made by the Secretary of State in Council.

VII. Service as provided in the rules or orders regulating the recruitment of the all-India services, as persons may be appointed without the previous sanction of the Secretary of State in Council to any post here-as the provincial orders of such service except a person who is either a member of such service or is already holding a post here-as the orders of such service.

Provided that the local Government may appoint a member of the Indian Civil Service to the post of Registrar-General of Pensions or to the post of Director of Agriculture.

Promotion of Officers of all-India Service

VIII. The local Government has authority to promote officers of an all-India service to any post here-as the provincial orders of such service :

Provided that the prior approval of the Governor-General in Council is required to—

- (1) the appointment of officers with less than 25 or 28 years' service respectively to the posts of Chief and Superintending Engineers in the provinces of Assam, and
- (2) appointments except in the provinces of Madras and Bombay to the posts of—
 - (a) Chief Conservator of Forests, and
 - (b) Conservator of Forests.

Transfer of Officers of all-India Service

IX. The power to transfer officers of an all-India service from any one post to any other post here-as the orders of such service, or from any one part of the province to any other part, is vested in the local Government, but may be delegated by the local Government, subject to such conditions as it may prescribe, to any authority subordinate to it, or to the use of officers holding judicial posts, to a High Court or a Circuit Court or the Court of a District Commissioner.

Authority of Local Government over Officers of all-India Service.

X. A local Government may for good and sufficient reasons—

- | | |
|-----------------------------|---------------------------------|
| (1) dismiss, | (2) withhold promotion from, or |
| (3) reduce to a lower post, | (4) suspend from his office. |

any officer of an all-India service.

Provided that on behalf of a department appointed with the approval of the Governor-General in Council shall be related to any lower post without the sanction of the Governor-General in Council.

Military Officers in Civil Employ.

XI. A military officer may not be removed from his civil employment except under the orders of the Governor-General in Council.

Special Contracts

XII. The sanction of the Secretary of State in Council is required in any form in a special contract, by which any right, privilege or concession not admissible under these rules is granted to an officer.

Authority of local Government over officers of Provincial and Subordinate Services, and Officers holding Special Appointments

XIII. Without prejudice to the provisions of any law for the time being in force, the local Government may for good and sufficient reasons—

- | | |
|------------------------------|----------------|
| (1) remove, | (3) suspend, |
| (2) withhold promotion from, | (4) remove, or |
| (5) reduce to a lower post, | (6) dismiss |
- any officer holding a post in a provincial or subordinate service or a special appointment,

Procedure in case of dismissal, removal or reduction.

XIV. Without prejudice to the provisions of the Public Service Regulations Act, 1919, in all cases in which the dismissal, removal or reduction of any officer is ordered, the officer shall, except when it is based on facts or circumstances established at a judicial trial, or when the officer concerned has absented himself with the sanction pending over him, be provided by a properly constituted departmental enquiry. At such an enquiry a definite charge in writing shall be framed in respect of each offence and explained, in the charges, the evidence in support of it and any evidence which he may advance in his defence shall be presented in his presence and the defence shall be taken down in writing. Each of the charges framed shall be discussed and a finding shall be recorded on each charge.

Delegation.

XV. A local Government may delegate to any subordinate authority, subject to such conditions as may be imposed, any of the powers conferred by Rule XIII, in regard to officers of the subordinate service.

Provided that every such officer as whom any power is so delegated shall be entitled to prefer at least one appeal against such order to such authority as the local Government may prescribe.

Appeals.

XVI. Every officer against whom an order may be passed under Rules X, XIII and XV, and who thinks himself wronged thereby shall be entitled to prefer at least one appeal against such order.

XVII. Every officer being a member of a subordinate service against whom an order may be passed under Rule X and who thinks himself wronged thereby may appeal to the Governor-General in Council against such order, and if his appeal relates to an order made in a subordinate service (2), (3) and (5) of that rule and is accepted by the Governor-General in Council, may appeal to the Secretary of State in Council.

XVIII. Every officer being a member of a provincial service, or holding a special post as defined in Rule V, against whom an order may be passed under Rule XIII and who thinks himself wronged thereby may appeal to the Governor.

Provided that any officer to whom this rule applies, and who was appointed by the Secretary of State in Council before the commencement of the Government of India Act, 1919, may appeal against any order passed in appeal by the Governor under this rule to the Governor-General in Council, and thereafter to the Secretary of State in Council, if his salary is not less than Rs. 500 a month.

Provided further that a further appeal under this rule shall be to the Governor-General from any Deputy Collector to whom, in virtue of section 4 of the Repealing and Amending Act, 1914, the provisions of section 25 of the Bengal Regulation (X of 1881) apply.

XIX. Every officer being a member of a subordinate service against whom an order may be passed under Rule XIII by the local Government, or under Rule XV by the subordinate authority to whom the powers conferred under Rule XIII have been delegated and who thinks himself wronged thereby shall have the right of appeal to such authority as the local Government may by rule prescribe.

XX. No appeal shall be against—

- (a) the discharge of a person appointed by an authority in India on probation, if his discharge is ordered before the termination of his probation;
- (b) the dismissal or removal of a person appointed by an authority in India to hold a temporary appointment.

XXI. Every Government servant desiring to prefer an appeal shall do so separately.

XXII. Every appeal preferred under these rules shall contain all material statements and arguments relied on by the officer preferring the appeal, shall contain an appropriate and concise language and shall be complete in itself. Every such appeal shall be submitted through the head of the office to which the officer belongs or belonged, and, if an appeal lies to the Governor-General in Council or the Secretary of State in Council, through the local Government.

XXIII. Every appeal to the Governor-General in Council, or the Secretary of State in Council, which is not withheld under these rules shall be forwarded by the local Government to the Governor-General in Council with an expression of opinion; and every appeal to the Secretary of State in Council, which is not similarly withheld, shall be transmitted by the Governor-General in Council with an expression of his opinion and the opinion of the local Government.

Provided that appeals to the Secretary of State in Council presented through the Government of Madras, Bombay or Bengal, which are not withheld under these rules, shall be forwarded direct to

On Secretary of State in Council by the Local Government unless the appeal relates to a case which has previously been under the consideration of the Governor-General in Council, in which case it shall be forwarded, in the first instance, to the Governor-General in Council.

XXIV. Every appeal shall be preferred within six months after the date on which the officer preferring the appeal was informed of the order against which he appeals: Provided that the Local Government, or the subordinate authority, or the Government of India may at their discretion for good cause shown extend the period to 12 months.

XXV. An appeal may be withheld—

- (1) which is an appeal on a case in which order there is no appeal law.
- (2) which does not comply with one or more of the provisions of Rule XXII.
- (3) which does not comply with the provisions of Rule XXIV.
- (4) which has further appeal presented after a decision has been given by the appellate authority prescribed in these rules, and no new facts or circumstances are adduced which afford grounds for a reconsideration of the case:

Provided that in every case in which an appeal is withheld the officer preferring the appeal shall be informed of the fact and the reasons for it:

Provided further that subject to the conditions stated in Rules XXII and XXIV an appeal to the Secretary of State in Council by an officer appointed by him shall not be withheld when the appeal involves a question of the interpretation of the terms of an officer's engagement.

XXVI. No appeal shall be against the withholding of an appeal by a competent authority:

Provided that an appeal with hold for failure to comply with the conditions stated in Rule XXII shall not be withheld if it is made in a form which complies with that rule.

XXVII. A list of appeals withheld under Rule XXV, with the reasons for withholding them, shall be laid at least quarterly in the Government of India, in the case of appeals to the Government of India or Secretary of State in Council by a Local Government, and, in the case of appeals to the Secretary of State in Council by the Government of India, in the Secretary of State for India.

XXVIII. The Secretary of State may at any time withhold by the Local Government or the Government of India which order may be made in him and may pass such orders as he considers fit: the Governor-General in Council may not for an appeal withheld by the Local Government which order may be made in him, and may pass such orders as he considers fit.

XXIX. Notwithstanding anything contained in the foregoing rules any officer who immediately before the coming into operation of these rules had a right of appeal against a promotion order passed by a Local Government to the Governor-General in Council and thereafter to the Secretary of State in Council and who had appealed against the order to the Governor-General in Council before these rules came into operation may nevertheless appeal that order to the Governor-General in Council and thereafter to the Secretary of State in Council.

SCHEDULE TO PROVISIONAL SERVICES.

(Rule III.)

NOTES.

- (1) Indian Civil Service.
- (2) Indian Educational Service.
- (3) Indian Civil Medical Service.
- (4) Indian Police Service.
- (5) Indian Agricultural Service.
- (6) Indian Agricultural Engineering Service.
- (7) Indian Engineering Service.
- (8) Extra Assistant Commissioners of Forests.
- (9) District Inspectors.
- (10) Quoted officers of the Jail Department not belonging to the Indian Medical Service.
- (11) Deputy Boundary Commissioners not belonging to the Indian Medical Service.
- (12) Quoted officers of the Survey and Land Revenue Department not belonging to the Indian Civil Service.
- (13) Officers above the rank of Assistant Inspectors in the Jail and Forest Department not belonging to the Indian Civil Service.
- (14) Deputy Superintendents in the Veterinary Department and the Assistant Principals of the Veterinary Colleges.
- (15) Chief Inspector and Inspectors of Fisheries.
- (16) Assistant Inspectors of Co-operative Societies.
- (17) The Chief District Inspector and District Inspectors.

Port St. George, July 22, 1933 [G.O. No. 305, Finance (Amalg.)].

25. 156.—In G.O. No. 473, dated 2nd December 1925, the Government extended, to Local Fund employees drawing pensions from general revenue in consideration of contributions paid under article 803 of the Civil Service Regulations, the scheme of temporary increase in pension framed in the Government of India, Finance Department, Resolution No. 15-G.S. II, dated the 14th January 1925. This scheme was subject to reconsideration at the end of one year. The Government are pleased to annul the provisions of the special increase and further orders.

The special increase on pension will be reduced by 50 per cent when the rate of living index figure in series in the Family Allowance Scale, published by the Labour Office, Secretariat, Bombay, falls below 150 and will be abolished altogether if the index figure remains below 155 for three consecutive months.

Fort St. George, July 31, 1924

Pl. 144.—The following rules are republished for information:—

DETERMINES THE PERSONS QUALIFYING FOR ADMISSION TO THE ESTABLISHMENT OF
DIVISIONAL AGENTS.

Note.—The purpose of paragraphs 1 (a), 4, 5, 6 and 11 below the expression "Amendment General" shall be: Export Association-General, General Agreement, 1946.

1. No one will be eligible for admission to the establishment of Divisional Accounts until he passes an examination in the following subjects, held under the orders of the Auditor General:—

Subjects.	Full marks.	Marks on passing basis.	Subjects.	Full marks.	Marks on passing basis.
Writing (composition, grammar and reading)	100	50	Elementary Geometry	100	50
Education (philosophy, statistics, etc.)	100	50	Measurement (the whole)	100	50
Essay-writing	100	50	Book-keeping (merchandise)	100	50
Arithmetic (the whole)	210	105	Total	750	375

A candidate must also obtain ten marks in the aggregate, i.e., two-thirds of the total marks, in order to pass the examination.

1. Firstly, this experiment was conducted by the Thomas Corb Engineering College, Secunder, the Zangal Engineering College, the College of Income, Poon, and the College of Engineering, Madras. Now it is conducted by a single examining body, viz., the Zangal Engineering College.

2. The following are exceptions to the rule: —

(a) Persons who have passed the Master Examination in Book-keeping of the London Chamber of Commerce and the Advanced Stage Test of the Royal Society of Arts and who hold a certificate of having passed the Multilithium Examination of an Indian University or any other examination of a similar standard of general education, are eligible for appointment as Internal Assessments without further examinations.

(16) Persons who have named it both (2a) and (2b) named before.

- The Commonwealth Diploma Examination of the 14th District, February, or any similar examination held by any other Indian Territory, as it is declared by the Territory authorities competent to be of the same standard.
- The National Council of the School-Leaving Certificate Examination of the United Kingdom, or any other Territory Examination which is declared by the Territory authorities competent to be of the same standard as the National Council Examination of the said United Kingdom.

and have obtained a minimum of 50 per cent of full marks in each of the three subjects named below and two-thirds of the aggregate marks for the three subjects, are eligible for appointment to the Divisional Assistant's Service without further examination:—

(1) Book-keeping and accounts of the Commercial Diploma Examination, or examination in Book-keeping of any other Indian University which the University authorities concerned declared to be of the same standard as that of the Affiliated University.

or to all the sample members or that of the *Arabis* University.

(2) English, ... } Of the Mathematics or other equivalent examination

(b) A graduate of an Indian University may be exempted by the Assistant-Governor of the province from the examination except in Book-keeping, if the latter is satisfied that the candidate is an accurate and quick writer.

3. This examination is held during the second week of January at the Bengal College of Engineering, and at the offices of the Associate Engineers, Nadia, Barisal, Dhaka and Gt. (Rural), United Provinces (Allahabad), Punjab (Lahore), Burma (Rangoon), Central Provinces (Nagpur), the Comptroller, Assam (Shillong), and the Deputy Assistant-Engineers, Orissa (Bhubaneswar).

4 Other means of examination may be used by Assessment Officers, provided that the number of candidates is sufficiently large and suitable arrangements can be made for the conduct of the examination under the supervision of a qualified officer.

8. Only individuals whose age does not exceed 21 years on the 1st January of the year in which the examination is held are eligible, but persons holding permanent professional appointments in Government service may be permitted to sit for the examination in the case of illness.

Next.—The age-limit of 20 years for candidates in Government service will now also have to be met from the year 1928. Candidates holding no Government posts under the Indian States and whose age exceeds 21 years will be admitted to the examination on the condition that they will not be eligible for appointment as Indergaj Associates in India. (Contd.)

§ The Madrasite shall apply to the Assistant-General of his province, except in the case of Delhi, where the application should be addressed to the Deputy Assistant-Comptroller, Criminal Revenue, Delhi, stating the crime at which he wishes to be punished and ordering a fine of Rs. 15 and the following sentences and a certificate thereon.

(f) Certificates of good character signed by the candidate's immediate official superior, by the lieutenant under whom he has been promoted, or by some other superior under whom he may have been brought up or employed or in whom he may be well known. This certificate good character should reference to the two years immediately preceding the date of the application, and that stated is usually mentioned on the certificate.

(10) A duly verified statement of age, e.g., a Baptismal Certificate, a Birth Certificate, an affidavit signed by the granter, and a letter of the ascendant before a Notary, or an attested extract from the Family Book if the ascendant is already deceased, or a document of any

The application, which should be written by the candidate in his own handwriting, and the certificate is a request (which will not be a record) should be submitted as soon as possible to the office of the Assistant-General concerned (or the Deputy Assistant-General, Central Records) not later than the 15th November preceding the date fixed for the examination.¹⁰

A graduate candidate for examination in Book-keeping only under paragraph 2 (c) above will also be required to pay the full fee of Rs. 25.

7. The registration form should set forth the following particulars:—

- (1) Name of candidate (including Christian or personal name in full).
- (2) Father's name (in full).
- (3) Nationality or class (i.e., European, Anglo-Indian or Indian) of candidate; and if Indian, caste or tribe.
- (4) Date of birth.
- (5) Present address.
- (6) Examination passed.
- (7) Signature and thumb mark of candidate (left hand, to be made in the presence of a witness responsible person who knows the candidate).
- (8) Signature, designation and address of attestation witness (with date).

Note.—A candidate should be Government master clerk, in the manner, subject to application through his superior official superior who is satisfied that he is holding a permanent position post (if he is a clerk) or a post.

8. Applications which do not satisfy the requirements of the foregoing rules should be rejected without entering into further correspondence with the candidate. Other applications will be considered on their merits by the Assistant-General whose decision as to whether or not the candidate should be allowed to appear for the examination will be final.

9. By the 15. December preceding the date fixed for the examination the Assistant-General should forward to the Principal of the Bengal Engineering College for registration a statement showing in respect of accepted candidates only, their names, date of birth, addresses and the notices where they are to be examined. The statement should be supported by the accepted candidates' registration forms duly signed by the Assistant-General in whose office of acceptance and should be carefully preserved by the Principal.

10. Simultaneously, each candidate should be informed whether or not his application has been accepted.

11. The fees of accepted candidates should be returned to them by postal money order at their own, and those of accepted candidates should be returned in consolidated sums to the Assistant-General, Bengal, by means of Postoffice Treasury Receipts, together with a covering letter so stating the names of the candidates.

(1) If there is only one accepted candidate and the amount to be remitted is less than the minimum amount for which a Postoffice Treasury Receipt can be issued, the amount may be remitted to the Assistant-General, Bengal, by money order, at Government expense.

12. As each candidate is accepted in itself, a candidate who has failed in an examination, and presents himself for an examination on a subsequent occasion, must undergo the full examination and furnish a fresh fee with fresh certificates and registration form. If from any cause the candidate fails to appear for the examination, the fee paid will not be refunded, nor will it be placed to his credit for any subsequent examination.

13. Examination papers for registered candidates only will be sent by the Principal to the offices conducting the examination in time for the first drive.

14. The examination will be held at all the centres simultaneously under the supervision of postal officers on the dates and at the hours fixed by the Principal, which should be communicated by the Principal direct to the registered address of each accepted candidate by registered post.

15. The results of the examination will be declared by the Principal, within three months after the examination and communicated direct to each examinee, showing only the marks gained by him in each subject and the order of standing in the case of successful candidates. A fair printed copy of the complete results of successful candidates only, showing (1) order of merit, (2) name of father, (3) father's name, (4) date of birth, (5) examination passed, (6) marks gained in each subject and in the aggregate and (7) address should be forwarded to each Civil Assistant-General, to enable him to maintain lists of passed candidates.

16. It must be distinctly understood that the passing of this examination does not give any claim to appointment as a Divisional Assistant, and that applications for appointment should not be addressed to the Principal. The passing of the examination is a necessary qualification, but the advancement of Divisional Assistants is mainly controlled by selection from amongst qualified clerks actually employed in revenue duties in the Divisional and sub-divisional offices of the Public Works Department or in Civil Audit Offices. A small number of graduates of Indian Universities and other persons of any race and special qualifications who may have passed the public examination, may, however, be appointed direct by the Assistant-General, vide paragraph 4 of Appendix A.

17. These rules may at any time be amended or revised by the Assistant-General, who reserves to himself the power to grant exemptions from the public examination in very special cases. No grant of remission of the rules affecting the subjects of the examination or the necessary qualifications of candidates will be allowed until three years have elapsed since the date of such remission.

Form 1.—Registration form should be made in the Assistant-General of the Postoffice in Form 1 in which the candidate signs.

Form 2.—The question paper of previous year may be obtained from the Office-Manager of the Book Depot, White's Buildings, Calcutta, on payment for each complete set of ten copies or five copies, if sent by post.

Form 3.—All communications to the Bengal Engineering College should be addressed to the Principal, Bengal Engineering College, Eastern Quarter P. O.

Form 4.—All typewritten answers or work specimens should be addressed to the Assistant-General, enclosed and sent to the Principal, Bengal Engineering College.

Fort St. George, July 25, 1924.

No. 445.—Under section 14 of the Code of Criminal Procedure, 1908, the Governor in Council is pleased to appoint M. J. J. Mahalingam Chettiar Kanchiam Chettiar Attorney at Law a Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrates at Rattam in the district of Tanjore, and to confer on him all the ordinary powers of a Magistrate of the second class and further to direct, under section 10 (1) of the Code that he shall exercise those powers as a member of the Bench of Magistrates constituted for that area.

Fort St. George, August 2, 1924.

No. 452.—Under section 501 of the Code of Criminal Procedure, 1908, as amended, by Acts XVIII and XXXVIII of 1923, the Government hereby specially empower the undersigned Commissioner Magistrate in the district specified *inter alia* to pass orders as to first offenders:—

THE JUSTICES,

M. J. J. Mahalingam Chettiar.

NOTIFICATIONS.

Fort St. George, July 25, 1924 [G.O. No. 505, Law (General)].

No. 443.—In the notification published at page 181 of Part I of the Fort St. George Gazette, dated 19th June 1924, relating to the acquisition of bona-vita for Ad-Darshan in Rajapooram village, Tirunelvely taluk, for 200 (six acres) and 20 (six acres)

Fort St. George, July 25, 1924.

No. 444.—Under clause (4) of sub-section (1) of section 10 of the Indian Motor Vehicles Act, 1904 (VIII of 1904), the Governor in Council hereby declares that K. Mann, lately a licensed motor bus driver in the district of South Kanara, is disqualified permanently from obtaining a licence under the said Act and orders that the licence, if any, already held by him be cancelled.

Fort St. George, July 25, 1924 [G.O. No. 5129, Law (General)].

No. 445.—Under sub-section (1) of section 26 of the Madras Village Courts Act, 1920, as amended by Madras Act II of 1920, and in continuation of Law (General) Department Notification No. 395, published at page 567 of Part I of the Fort St. George Gazette, dated the 26th June 1923, the Governor in Council is pleased to empower the District Court at Palani in the district of Coimbatore to take cognizance of and try all offences under the various enactments Act, 1909, and the Regulations of British India and Madras Act, 1920.

Fort St. George, August 1, 1924 [G.O. No. 5130, Law (General)].

No. 446.—In exercise of the powers conferred on him by section 12 of the Madras Village Courts Act, 1920, as amended by Madras Act II of 1920, the Governor in Council is pleased to make the following amendment to the rules contained in Notification No. 121, Law (General), dated the 2nd March 1922, published at page 220 in Part I of the Fort St. George Gazette, dated the 7th March 1922:—

Amendment.

To rule 55 add the following:—

"The Collector of the district shall be the authority competent to order such removal."

Fort St. George, August 4, 1924 [G.O. No. 5284, Law (General)].

No. 447.—In exercise of the powers conferred by sections 30 and 31 of the Customs Act, 1924, the Local Government hereby notify for general information the amended draft of rules to regulate the holding of showings under the said Act in the Customhouse at Wilington.

Notice is hereby given that any suggestion or representation which may present any doubt to make respecting the provisions of these draft rules will be considered if submitted within three weeks of the date of publication of this notification. None need after that date will be considered.

THAT HEED TO ENFORCE THE DECISION BY KATHIRI IN THE WILINGTON CUSTOMHOUSE.

Proposed.

1. (a) The original will for the notification shall be a standard in Form 1 and shall be signed and sealed by such officer. Each case shall be separately numbered and the letters thereof shall be numbered in a separate series in an alphabetical order.

(b) The will shall be kept in English and in the chief language of the notification.

2. (b) A person may be registered in the district roll either in his personal capacity or in the capacity of a representative of a company, firm, association, body of two or more persons or trustees, joint family or other body possessing joint rights but not in both capacities.

(c) No person shall be registered as an elector whether in his personal or in a representative capacity in more than one election unless he is a householder.

(d) No person shall be registered as representative of a body unless he has been authorized in writing by a majority of such body.

Provided that in the case of a Hindu joint family the persons qualified to be registered shall be either a member of the family or authorized by a majority of the family or the manager thereof.

3. (a) It shall be the duty of the Government Authority to cause copies to be made and to prepare, or cause to be prepared, lists of all persons appearing to be entitled to be registered as electors in the roll for the next election in the each of the divisions comprised therein. The lists shall be prepared in the form prescribed for the roll and shall also contain such other particulars as the Government Authority may require.

(b) The preliminary roll shall be prepared from these lists and published in the Government Office not later than the 30th April.

(c) The Government Authority shall also simultaneously publish a notice in Form II specifying the place at which, and the time within which, claims and objections are to be preferred; and the date on and the place at which the revising authority will begin to sit for their duties. The notice shall state that the preliminary roll will be open for inspection at the Government Office daily between 11 a.m. and 4 p.m. up to the 15th May. Copies of the notice shall be affixed in the Government Office to not less than three conspicuous places in the Government Office.

Claims and Objections

4. (a) Any person who claims to be entitled to be registered as an elector and whose name is not entered, or is entered as an incorrect place or residence or with incorrect particulars, on the preliminary roll and any person whose name is on the roll and who objects to the inclusion of the name of any other person whose name is not on the roll and who desires a change or an objection to the name of any person, both claims and objections shall be made in Form III at Form IV in the Government Office on or at such time as or before the 15th May.

(b) Claims and objections may be preferred in person or sent by post.

(c) Claims and objections received after the prescribed date shall be rejected.

(d) The Government Executive Officer shall supply forms of claims and of notices of objections free on the application of any person.

5. (a) The Government Executive Officer shall, not later than the 20th May,

(i) publish lists of all claims and objections received in time in Form V in the Government Office, and

(ii) send a copy of every notice of objection to the person in whose registration objection has been taken.

(b) In the lists referred to in clause (a) (i) and in the copy sent under clause (a) (ii), the Government Executive Officer shall give notice that the claims and objections will be taken into consideration by the revising authority at a place and on a date to be specified not later than the 1st June.

6. The Government Executive Officer shall have necessary inquiries relating to claims and objections made before the date fixed for the sitting of the revising authority and may also of his own motion remove from the lists the names of persons whom he has reason to believe to be dead, and may make such other corrections as may be necessary, provided that he shall publish a list of all such corrections with the list of claims and objections as provided in clause 5.

Revising Authority.

7. (a) For each election, there shall be constituted a revising authority consisting of the President, Government Board, and two non-official gentlemen to be nominated by the Collector of the District. The President, Government Board, shall act as provided.

(b) The revising authority shall sit in open court on the day fixed and from day to day until all the claims and objections are disposed of. Orders shall be passed in writing on each claim or objection, with reasons if a claim is rejected or an objection sustained. The revising authority shall also pass orders on the lists of corrections made by the Government Executive Officer at his own motion. The orders passed by the revising authority shall be final.

Final Publication.

8. (a) The Government Executive Officer shall prepare the rolls in accordance with the orders of the revising authority and the rolls or parts of rolls so corrected shall be printed and copies made available not later than the 1st July.

(b) The rolls shall also be published in the District Gazette not later than the 15th July and shall remain in force from the date of such publication and remain in force till the publication of a fresh district roll.

(c) Two copies of the roll shall be signed by the Government Executive Officer. One of them shall be kept in his office and the other forwarded to the Collector of the District for record in his office.

(4) The Contestment Executive Officer shall not alter the roll while it remains in force, except in order to correct clerical errors.

(5) No failure to observe the duties prescribed in these rules as to observe other directions regarding the preparation of the electoral roll shall render any vote in question the validity and maintenance of the registers in dispute proceedings.

(6) None of the officers associated with the preparation of the rolls shall be held legally liable for their competence or accuracy; neither shall they be held liable in any action for damages by persons only at any session or emergency in respect of such rolls or any non-compliance with the duties prescribed in these rules.

General

9. The Contestment Executive Officer shall keep printed copies of the rolls for inspection and sale in his office and for supply to the presiding officers of the polls.

10. Any notice which is required to be sent by the Contestment Executive Officer under these rules to any person shall be sufficiently sent, if sent by post, to the address of that person as given by him for the purpose, or as appearing on the roll, or if there is no such address, to his last known place of abode.

11. On the consideration of any claim or objection as either matter by the presiding authority any person appearing to be interested therein may appear and be heard either in person or by any authorized agent.

12. The presiding authority may, in its discretion, or at the request of any person interested, require that the evidence tendered by any person should be so made and any alteration as such for the purpose.

13. Notwithstanding anything contained in these rules the Local Government may fix such dates as they may deem fit for the preparation, revision and publication of the electoral rolls in 1924.

14. The Wellington Contestment shall be divided into the following classes, each class electing one member to represent them:—

- | | |
|--|--------------------------------|
| (1) Māhioranui. | (4) Ah-Berthies and Panchamas. |
| (2) Hāhāia. | (5) Hāhāia. |
| (3) Europeans, Anglo-Indians and Parsis. | (6) Hāhāia-orens. |
| (7) Indian Christians. | |

15. The assessed value of the houses and buildings for the purposes of section 17 shall be based upon the original rate paid, by a tenant or that would be paid if let on a tenancy, and in the case of buildings occupied by the owner or which otherwise should be entered in the manner the assessed value shall be entered at one-twentieth of the estimated cost of erecting such a building. In this connection the opinion of the Garrison Engineer as to the estimated cost shall be final.

16. (a) The nomination of every candidate shall be made by means of a nomination paper signed by two electors of the class which he proposes to represent and shall be made on form V, which shall be supplied free on demand by the Contestment Executive Officer and the candidate shall express in writing his willingness to stand for election.

(b) Any elector whose qualifications fall under section 17 (1) (5) of the Act of 1905 shall have the right to be nominated as a candidate for the representation of house owners, but an elector whose qualifications does not fall under that section shall not be entitled to stand as a representative for house and landowners.

17. Not less than twenty days before the date fixed for holding an election the Contestment Executive Officer shall publish a notice stating:

- (a) The number of people to be elected and the classes they shall represent.
- (b) The date on which and the hours between which nomination papers will be received by him.
- (c) The date on which nomination papers will be taken up for scrutiny.
- (d) The day on which and the place where the vote of election will be taken and the hours during which the poll will be open, not being less than six hours between 8 a.m. and 5 p.m.
- (e) The date on which and place where the Contestment Executive Officer will announce to meet the voters.
- (f) The notice shall be published at the Contestment Authority's office and at least three conspicuous places in the contestment.

18. Every nomination paper shall be presented to the Contestment Executive Officer on the date and the time appointed and nomination papers received after that date and time shall be rejected.

19. On the day appointed for the receipt of nomination papers and immediately after the time appointed, the Contestment Executive Officer shall publish at the Contestment Authority's office a list of such nomination papers as appear to him to be valid and a notice to the effect that those nomination papers will be taken up by him for scrutiny at the hour and day appointed.

20. On the date and time appointed for the scrutiny of nomination papers any elector or member of the public may attend at the place appointed and shall have all reasonable facilities for examining the nomination papers of all candidates duly and properly received. The President of the Board shall examine the nomination papers and decide all objections which may be made to their validity and shall render his decision thereon.

20. After completion of the scrutiny the Government Executive Officer shall prepare and publish a list of all valid nominations and post them in as many conspicuous places in the Colonies.

21. Any candidate may withdraw by expressing his wish to do so in writing before midday of the day preceding the poll.

22. If only one candidate has been validly nominated for any one class he shall be deemed to be duly elected.

23. Should a poll be necessary, the President of the Board shall appoint such polling officers as are, in his opinion, necessary.

24. The polling officer shall keep order at the station and see that the election is fairly conducted, and shall regulate the number of voters to be admitted at one time but shall admit representatives of the candidates or the candidates themselves provided that the representatives have the written authority of the candidate.

25. Every elector shall be given a ballot paper with the names of the candidates fully written, not written thereon and shall vote by means of a cross placed against the candidate's name. Such ballot paper shall be carefully considered.

26. The ballot box shall be so made that papers once inserted cannot be withdrawn without unfastening the box.

27. Every elector voting shall sign a signature slip and, if illiterate, place his thumb mark thereon before enclosing a voting paper and such slip shall be checked with the elector's roll and filed.

28. The ballot papers shall have a counterfoil on which shall be written the elector's number on the electoral roll immediately before he is given the ballot paper.

29. If the elector is illiterate, the polling officer shall at his request make the mark against the name of the candidate for whom he wishes to vote and place the paper in the ballot box and such a mark shall not subsequently be challenged on any grounds.

30. Each elector shall have one vote and shall only vote for the candidate of the class to which he belongs, except that an elector whose qualification falls under section 22 (c) of Act II of 1924 shall have in addition to his vote for his class one vote for the representative candidate of houses and landowners.

31. (1) Any ballot paper not duly marked, or on which votes are given to more than one candidate or upon which any mark is made by which a voter may be identified, shall be void.

(2) If more than one cross is made against a candidate's name it shall count as one vote in his favour provided there is no other mark on the paper.

(3) If any cross is so placed as to render it doubtful as for whom it is intended, the paper is invalid.

32. If a person represents himself to be a particular elector who has already voted, such person shall, after duly answering such question as the polling officer may ask, be permitted to mark a separate paper to be called a "Reserved Ballot" which shall not be placed in the box but shall be tendered to the polling officer endorsed by him with the name of the voter and his electoral number not on another.

33. A voter who accidentally detaches a ballot paper may be given another, the original and the detached being counted at the discretion of the polling officer.

34. Immediately after the election, the polling officer shall in the presence of the candidates or their representatives send—

- (1) the ballot boxes unopened and the keys thereof,
- (2) the reserved ballot papers,
- (3) the electoral rolls (marked copies),
- (4) named and signed ballot papers,
- (5) signature slips,
- (6) counterfoils of ballot papers,

and shall forward the same to the Government Executive Officer. Each packet being clearly marked with the name of its contents.

35. On the day and time appointed, the Government Executive Officer shall open the ballot boxes in the presence of the candidates and count the votes, and shall write the word "returned" on any paper returned by him to be invalid.

36. The Government Executive Officer shall prepare a return of the results and forward the same to the Land Government for insertion in the Fort St. George Gazette. He shall formally declare the results of the ballot and post the same in the Government Executive Officer's Office.

37. All papers connected with the ballot shall be kept sealed in the custody of the Government Executive Officer for one year and afterwards be destroyed.

38. In the event of equality of votes between two or more candidates, the Government Executive Officer shall, after notice to the candidates concerned, decide by drawing lots which candidate shall be deemed to have been elected.

39. The Government Executive Officer shall decide upon any dispute relating to the electoral rolls arising out of the election, or upon a final appeal to the President, Government Board.

40. In the event of a casual vacancy occurring, the President, Government Board, shall formally declare the same by publishing a notice to that effect.

Electoral Roll for		FORM I.		
Part.		Constituency.		
Class No.		Class No.		
Serial number.	Name.	Place of abode, or place of business.	Address (post, or street and door number).	Head of qualification.
(1)	(2)	(3)	(4)	(5)

Contents.

I hereby certify that I have checked the entries in the roll with the demanded and salary registers and that every person whose name is entered in the roll has paid all the taxes, if any, due by him for the preceding year, i.e., 1923-1924.

FORM II.

The preliminary electoral roll of voters for the constituency is open to inspection at the Government office daily between 10 a.m. and 4 p.m. up to the 14th May.

Any person who claims to be entered in this roll and who is not entered in it or is entered in an incorrect place or number or with incorrect particulars may put in a claim addressed to the Commissioner, Executive Officer, to have his name entered, or to be rectified or removed.

Any person whose name is on this roll and who objects to the correctness of the entry or to the substance of the name of any other person whose name is on the roll may prefer a objection addressed to the Commissioner, Executive Officer.

Objections shall be preferred in Form III and objections in Form IV appended to this notice. Copies of the forms will be supplied free by the Commissioner, Executive Officer on application.

Claims and objections may be presented to the Commissioner, Executive Officer at any time during office hours or sent by post, but must reach him on or before the 14th May.

Claims and objections which are not preferred in proper form or are not received by the date specified will be rejected.

All claims and objections received in time and in proper form will be dealt by the returning authority at once.

FORM III.

President.

Notice of claim for correction of register
registration.

To

The Commissioner, Executive Officer, Wellington.

Sir,

I hereby give you notice that I claim to have the right of my name entered my name entered in the roll of electors for the constituency as follows—

Name in full of elector and father's, husband's or husband's name.	Address (post, or street and door number).	Head of qualification.	Head of interest of the post.
(1)	(2)	(3)	(4)

I declare that I am a British subject and that I attained the age of 21 years on

Date

Signature of the Claimant.

FORM IV.

Notice of objection to registration.

To

The Commissioner, Executive Officer, Wellington.

Sir,

I hereby give you notice that I object to the name of the person mentioned and described below being entered in the elector's roll for the constituency as follows—

Name of person objected to.	Number in preliminary roll.	Status of objection.
(1)	(2)	(3)

Date

Signature of Objector.

Number in preliminary roll.

PAGE 7

List of claims and objections.

(a) The following persons have put in claims to be registered as electors (or to have the registry of their names corrected as the roll for the ————— amendment —

Ward.	Name of elector.	Address.	Kind of qualification.
(1)	(2)	(3)	(4)

(b) The following objections have been received regarding entries in the roll for the amendment:—

Ward.	Name of elector and number on roll.	Name of person objected to and the number on roll.
(1)	(2)	(3)

(c) The following corrections have been made by the Government Executive Officer of his own motion in the roll for the ————— amendment:—

Ward.	Number on roll.	Source of correction.
(1)	(2)	(3)

The above claims and objections will be heard (and corrections finally considered) by the meeting authority on ————— at —————.

President.

PAGE 11.

1. Name of candidate.
2. Father's or husband's name.
3. Age.
4. Address.
5. Class.
6. Signature of proposer.
7. Signature of seconder.
8. Title to vote as elector.

Candidate's declaration.

I declare I am willing to stand for election to the Government Board of Wellington.

Signature (Candidate).

Signature (Government Executive Officer).

ACQUISITION OF LANDS.

Act No. 20, July 21, 1924.

Whereas it appears to Government that the undermentioned lands are needed for public purposes, to wit, for the formation of a highway connecting the main road with the new alien site in Palmer village, Chingapat District, notice is hereby given to all whom it may concern, in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1914 (as amended by Act XXXVIII of 1920), and the Governor in Council hereby authorizes the District Labour Officer, Chingapat District, his staff and witnesses in Council hereby authorized by section 4 (2) of the Act. All persons interested in the lands are required to lodge before the above-mentioned officer, within thirty days after the issue of this notification, a statement in writing of their objections if any to the proposed acquisition. Under sections 3 (c) and 5 A of the same Act the Governor in Council appoints the District Labour Officer, Chingapat District, to perform the functions of a Collector under the Act.

Chingapat District, Rallegat taluk, Shantapur Palayar village.

Wet, Palayar No. 415-7, belonging to Jerald Richard Baker, bounded on the north by P. No. 403, and by P. No. 918, south by P. No. 405, west by P. No. 411 & 1, 0 00

Whereas it appears to Government that the undivided land situated in the Bhopana village, Trichinopoly taluk, Trichinopoly district, is needed for a public purpose, to wit, for a public way to the Ayyavarkk tank, notice is hereby given to all whom it may concern, to shew cause with the provisions of section 3 (1) of the Land Acquisition Act I of 1894 (as amended by the Land Acquisition Amendment Act XXXVIII of 1920), and the Executive Order in Council hereby authorising the District Labour Officer, Trichinopoly, his staff and assistants to exercise the powers conferred by section 3 (2) of the Act. All persons interested in the land are required to lodge by the District Labour Officer, Trichinopoly, written objections after the issue of this notification, a statement in writing of their objections or a copy to the proposed acquisition. Under sections 3 (1), and 5 A of the Land Acquisition Act I of 1894 as amended by Land Acquisition Amendment Act XXXVIII of 1920, the Government appoints the District Labour Officer, Trichinopoly, to execute the functions of a Collector under the Act.

Trichinopoly district, Trichinopoly taluk, Pappasvillu village.

Dist. S.P. No. 1081, belonging to K. Sankaran Mahalingam, bounded on the north by No. 1071 and by No. 1081, south by No. 1071, west by No. 1081 and 0.00
.. .. . 0.00

Under section 3, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 0.51 of an acre, to be taken a public man or less, is needed for a public purpose, to wit, for the provision of house-sites for Ash-Bhadrans of Pillaiyandi; and, under sections 3 and 7 of the same Act, the District Labour Officer, South Arcot, Chidambaram, is appointed to perform the functions of a Collector under the Act and directed to take notice of the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, Chidambaram, and may be inspected at any time during office hours.

South Arcot district, Chidambaram taluk, to Mithalai village.

Extent, 87, No. 1045, belonging to M. Sankaran, E. Arumudhan and M. Ponnai, bounded on the north by No. 1044, 1047 and by No. 1045, south by No. 70, west by No. 40	0.01
Extent, No. 1045, belonging to the Tamil Nadu, bounded on the north by No. 40, south by No. 1045, south by No. 70, west by No. 1045	0.12
Extent, No. 1045, belonging to M. Sankaran, bounded on the north by No. 40, south by No. 1045, south by No. 70, west by No. 40	0.05
Extent, No. 1045, belonging to M. Sankaran, bounded on the north by No. 1045, south by No. 1045, south by No. 70, west by No. 40	0.03
Extent, No. 1045, belonging to F. Sankaran, bounded on the north by No. 1045, south by No. 70, west by No. 1045, south by No. 70, west by No. 1045	0.12
Extent, No. 1045, belonging to M. Sankaran, bounded on the north by No. 1045, south by No. 70, west by No. 1045, south by No. 70, west by No. 1045	0.04
Extent, No. 1045, belonging to M. Sankaran, bounded on the north by No. 1045, south by No. 70, west by No. 1045, south by No. 70, west by No. 1045	0.00
.. .. .	0.00
Total	0.36

Fort St. George, July 27, 1926.

Under section 3, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 1.21 acres, to be taken a public man or less, is needed for a public purpose, to wit, for house-sites for Ash-Bhadrans and, under sections 3 and 7 of the same Act, the District Labour Officer, Amalapur, is appointed to perform the functions of a Collector under the Act and directed to take notice of the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, Amalapur, and may be inspected at any time during office hours.

Gadagad district, Baram taluk, Lakshmi Narayana village.

Extent, 10, No. 111, portion, belonging to Lakshmi Narayana and Lakshmi Narayana, bounded on the north by No. 111, south by No. 111, west by No. 111, south by No. 111	0.00
Extent, 10, No. 111, portion, belonging to Lakshmi Narayana and Lakshmi Narayana, bounded on the north by No. 111, south by No. 111, west by No. 111, south by No. 111	0.01
.. .. .	0.01
Total	0.01

Under section 3, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned below and measuring 0.045 acre, to be taken a public man or less, is needed for a public purpose, to wit, for the provision of house-sites for Ash-Bhadrans and, under sections 3 and 7 of the same Act, the District Labour Officer, South Arcot, Chidambaram, is appointed to perform the functions of a Collector under the Act and directed to take notice of the acquisition of the said land. A plan of the land is kept in the office of the District Labour Officer, South Arcot, Chidambaram, and may be inspected at any time during office hours.

South Arcot district, Chidambaram taluk, 109. Yellow-peddi village.

Extent, 10, No. 1204, belonging to Lakshmi Narayana and Lakshmi Narayana, bounded on the north by No. 1204, south by No. 1204, west by No. 1204, south by No. 1204	0.00
.. .. .	0.00
Total	0.00

V. T. KRISHNAN, ACHARYA,
Acting Secretary to Government

(Registration)

LEAVE.

Fort St. George, July 29, 1924.

No. 55.—M D R. P. Kuzumadurai Konda Arangal, Register of Assurances, Erode, leave on average pay for four months from date of relief vide rule 41 of the Fundamental Rules.

No. 57.—M D R. K. C. Vengaloo Arangal, Register of Assurances, Calicut, leave on average pay for five weeks from date of relief under rule 41 of the Fundamental Rules.

Fort St. George, July 26, 1924.

No. 56.—Filed on Bala-sud-din Sahib Sahakar, Register of Assurances, under orders of Director at Kumbal, leave on average pay for eight months as medical certificate from the 11th June 1925 under rule 51 of the Fundamental Rules.

No. 58.—Under rule 41 of the Fundamental Rules, M D R. Dewan Sahakar J. Venkateswara Nayudu Gura, S.A., Inspector General of Registration, leave on average pay for one month from or after the 31st July 1924.

APPOINTMENT.

No. 59.—Mulla Muhammad Usaidi Sahib Sahakar, Permanent Assistant to the Inspector General of Registration, Madras, will be in charge of the office of the Inspector-General of Registration during the period M D R. Dewan Sahakar J. Venkateswara Nayudu Gura is absent or leave on average pay in addition to his own duties.

NOTIFICATION.

Fort St. George, July 29, 1924 [G.O. No. 145, Law (Registration)].

No. 61.—In the notification under section 22 (1) of the Indian Registration Act XVI of 1908, No. 118, dated 29th May 1918, published on page 746-747 of Part I of the Fort St. George Gazette, dated the 11th June 1918—

In column 1 under 'B' 'Bhamal' and 'B' 'B' of the villages mentioned in column 2 and in column 3 read all the initials and village.

V. T. KRISHNAMA ACHARYAR,
Acting Secretary to Government.

REVENUE DEPARTMENT.

EXTENSION OF LEAVE.

Fort St. George, July 26, 1924.

No. 223.—M D R. M. Narasimham Prasad Gura, Deputy Collector, extension of leave on average pay for four months.

POSTING.

No. 224.—The following posting of a deputy collector is ordered:—

Shri M. D. R. M. Narasimham Prasad Gura, on leave from leave, to general duty, Coimbatore, via M D R. C. Sankaran Natchiar Arangal, deputed for treasury training.

NOTIFICATIONS.

Fort St. George, August 1, 1924.

No. 215.—A. Venkateswara Nayudu, J.A. associated on the Field Division office, Military Accounts, Poona, having been exempted of a certified office and Command from the public service, it is hereby notified that he should not be re-employed in service under any department of Government.

Fort St. George, July 29, 1924.

No. 216.—Under section 5 of the Madras Panchayat Raj Act, 1919, the 12th Amendment is placed in force with effect from 15th August 1924. Notification S.P., dated 22nd August 1924, published at page 830 of Part I of the Fort St. George Gazette, dated 15th August 1924, in so far as it extends the provisions of the amendment Act to the villages is amended and is notified that the Act shall in future extend to the said villages:—

- (1) Dapkhala
(2) Thavakur (Munna Sui) } of Government lands.

[illegible]

Cumbeana District, Aransas side, Olmito's village.

Railway Station had proposed to be transferred to account with No. 404 A-4, referring to R. Kappone
Quadrant, located in the north and east by No. 404 A-4, south by No. 404 A-4, west by No. 404 A-4.

B. NARASIMHA AYYANGAR,
Major Geny. to Govt., P.W.D. (Bengaluru)

Ref. St. George, July 29, 1824.

[illegible]

North Arica district, Yellana tribe, South Yellana village.

Bound, wet T.S. No. 594, belonging to John Alexander, bounded on the north by T.S. Nos. 593 and 595;
and by T.S. No. 592, south and west by T.S. No. 591. " " " " " "

M. B. KRASODAS,
Off. Secy. to Govt., F. W. D. (General, Buildings and Works).

CHulwam-3

NOTIFICATION.

Exp. St. Quar., August 2, 1956.

The following notification of the Government of India is republished:—

HAIRWEAT EXPERIMENT.

Emergency Board

Smith, S. 1946 July 1946.

No. 3944-P.—It is hereby notified for general information that the Railway Board have sanctioned a detailed survey being carried out by the agency of the South Indian Railway of a railway line on V & G gauge from Chankhal, a point on the Shuangur Trunking Railway, to Valparai in the Madurai Hill. The survey will be known as Chankhal-Valparai Railway Survey.

The following certificate of the Government of India is published:—

RAILWAY DEPARTMENT

Telephone

Annals, No. 2000 July 1924.

(Revised Risk Note Scores A, B, D, G and H.)

Ms. A-93-T.—In the Circular issued by the Government of India, Public Works Department, No. 1-19, dated the 9th March 1920, and No. VII-Sy., dated the 12th March 1920, and the 12nd December 1907, mention was made of the adoption by Railway Administrations of Bank Note Forms. A. B. C. D. E. F. G. H. X and Y.

3. Subsequently it was represented that Railway Administrations should undertake greater share of responsibility in the case of contingencies raised by them at "special reduced" or "warfare rate" rates than was required under the existing Indian State Forms, and the Government of India having agreed with that provision, Indian State Forms B & J-1 were second phase modifications with the Indian Railway Conference Association and submitted to the Government of India, Department of Commerce and Industry, Bombay No. 1436-1932 Railways, dated the 27th February 1937.

3. On October 18th, the Secretary, Indian Highway Conference Association, applied for revision of Book Nine Forms D & G in conformity with the alterations made in Book Nine Forms D & H and the revised Forms D & G were approved by the Government of India, Highway Department (Highway Board). Revision No. 444-D, dated the 10th March 1958.

4. Recommendations regarding further revision of Risk News Forms B & H continued to be received, and, on the 9th March 1952, a Resolution was adopted by the Legislature Assembly for the appointment of a Committee to consider the question of the revision of Maritime Risk Notes. A Committee

was accordingly appointed which, after obtaining the views of local Governments, Railways, Chambers of Commerce, and other public bodies, recommended the adoption of revised Rules Nos. Forms A, B, D, G & H, which, as further amended by the Government of India, in consultation with their legal advisers, are appended to this Notification.

5. The Governor-General in Council is pleased to approve, under section 78, sub-section (1), clause (4), of the Indian Railways Act, 1900 (IX of 1900), the use of the Forms A, B, D, G & H, appended to this Notification, in recognition of the Forms at present in use, by Railway Administrations working Railways to which the Indian Railways Act, 1900 (IX of 1900), applies, with effect from the 1st October 1903.

6. In the case of Railways in Indian States to which the provisions of the Indian Railways Act, 1900 (IX of 1900), have been, or may in future be, applied, the Governor-General in Council is also pleased to approve the use of those Forms from the 1st October 1904, or from any later date on which the Indian Railways Act may be applied.

NOTE FORM "A".

[Approved by the Governor-General in Council under section 78 (1) (i) of the Indian Railways Act, IX of 1900.]

(To be used when articles are tendered for carriage which are either already in bad condition or so defectively packed as to be liable to damage, leakage or wastage in transit.)

Signature, _____
392

Whereas the consignment of _____ tendered by _____ as per Forwarding Order No. _____ of this date, for dispatch by the _____ Railway Administration to _____ station, and for which _____ have rendered Railway Receipt No. _____ of same date, is in bad condition ^(a) liable to damage, leakage or wastage in transit as follows:—

^(b) The undersigned, do hereby agree and undertake to hold the said Railway Administration ever when Railway the said goods may be damaged in transit from _____ station to _____ station harmless and free from all responsibility for the condition in which the aforesaid goods may be delivered to the consignee at destination and for any loss arising from the same except upon proof that such loss arises from negligence on the part of the Railway Administration's servants.

This agreement shall be deemed to be made separately with all Railway Administrations as consignee agents or other persons who shall be liable for any portion of the transit.

Witness, _____ Signature of sender, _____
(Signature) _____ Rank or _____ Father's name _____
(Residence) _____ Date _____ Age _____
Witness, _____
(Signature) _____ (Profession) _____
(Residence) _____ (Residence) _____

Note.—The above Form is, for the convenience of the public, printed on the reverse in the reverse and also given in English in the reverse form, and the Railway Administration accepts no responsibility for the correctness of the reverse translation.

NOTE FORM "B".

[Approved by the Governor-General in Council under section 78 (1) (i) of the Indian Railways Act, IX of 1900.]

(To be used when the sender sends in dispatch as a "special enclosed" or "sender's risk" note, articles or parcels for which no alternative "ordinary" or "risk acceptance" note is quoted in the Table.)

Signature, _____
392

Whereas the consignment of _____ tendered by _____ as per Forwarding Order No. _____ of this date, for dispatch by the _____ Railway Administration to _____ station, and for which _____ have rendered Railway Receipt No. _____ of same date, is charged at a special reduced rate limited as follows:

^(a) The undersigned, do, in consideration of such lower charge, agree and undertake to hold the said Railway Administration harmless and free from all responsibility for any loss, destruction or deterioration of, or damage to, the said consignment from any cause whatever except upon proof that such loss, destruction, deterioration or damage arises from the negligence of the Railway Administration's servants; provided that in the following cases:—

(i) The delivery of the whole of the said consignment or of the whole or any or more packages forming part of the said consignment packed in accordance with the instructions laid down in the

Thereof, when there are no such instructions, provided otherwise than by paper or other packing readily removable by hand and fully addressed, where such non-delivery is not due to accident or to force or to fire.

(5) Packages from a consignee or packages forming part of the said consignment properly packed as in (4), when such packages are placed out to the servants of the Railway Administration as or before delivery.

The Railway Administration shall be bound to deliver to the consignee how the consignment was dealt with throughout the time it was in its possession or control and, if necessary, to give evidence thereof before the consignee is called upon to prove misadventure, but, if misadventure on the part of the Railway Administration or its servants cannot be fairly inferred from such evidence, the burden of proving such misadventure shall lie upon the consignee.

This agreement shall be deemed to be made separately with all Railway Administrations or transport agents or other persons who shall be bound for any portion of the transit.

Witness		Signature of sender	
(Signature) _____	Book or	Father's name _____	
(Residence) _____		Christ _____ Age _____	
Witness		(Profession) _____	
(Signature) _____		(Residence) _____	
(Residence) _____			

Note.—This Form is for the convenience of the public, forwarded into the consignment in the return, for the Form or Receipt is the conclusive form, and the Railway Administration accepts no responsibility for the maintenance of the consignment thereafter.

(To be filled in by Booking Clerk.)

Description of packing _____
 _____ Booking Clerk,
 Date _____

NOTE NOTE FORM - B*.

[Approved by the Governor-General in Council under section 72 (F) (4) of the Indian Railways Act, XX of 1905.]

(To be used when the sender elects to dispatch as a "special risk" or "owner's risk" rate dangerous, explosive or combustible articles for which an alternative "ordinary" or "risk acceptance" rate is quoted in the Tariff.)

Signature _____

_____ 1905

Whereas the consignment of _____
 _____ ordered by _____

as per Forwarding Order No. _____ of that date, for dispatch by the _____
 Railway Administration to _____ station, and for which _____ have received
 Railway Receipt No. _____ of same date, is charged at a special reduced rate instead of at the
 ordinary tariff rate chargeable for such consignments, the undersigned, do, in consideration of such
 lower charge, agree and undertake to hold the said Railway Administration harmless and free from
 all responsibility for any loss, destruction or deterioration of, or damage to, the said consignment
 from any cause whatever except upon proof that such loss, destruction, deterioration or damage
 arose from the misconduct of the Railway Administration's servants; provided that in the following
 cases—

(a) Non-delivery of the whole of the said consignment or of the whole of one or more packages
 forming part of the said consignment packed in compliance with the rules and regulations for the
 time being in force for the packing of dangerous, explosive or combustible articles, where such non-
 delivery is not due to accident or to force or to fire.

(b) Packages from a consignee or packages forming part of the said consignment properly
 packed as in (4), when such packages are placed out to the servants of the Railway Administration as
 or before delivery.

The Railway Administration shall be bound to deliver to the consignee how the consignment was
 dealt with throughout the time it was in its possession or control and, if necessary, to give evidence
 thereof before the consignee is called upon to prove misadventure, but, if misadventure on the part of the
 Railway Administration or its servants cannot be fairly inferred from such evidence, the burden of
 proving such misadventure shall lie upon the consignee.

I, _____, further agree to accept responsibility for any consequences to the property of the aforesaid
 Railway Administration, or to the property of other persons (that may be in the course of consignment,
 which may be caused by the explosion of, or otherwise by, the said consignment, and that all risk
 and responsibility whether on the Railway Administration, or their servants or on others, remains
 solely and entirely with _____.

This agreement shall be deemed to be made separately with all Railway Administrations or transport agencies or other persons who shall be carriers for any portion of the transit.
Signature of sender _____ Preference _____

Rank or { Father's name _____
Caste _____ Age _____ Residence _____
Widow _____
(Signature) _____ (Signature) _____
(Address) _____ (Address) _____

Note.—The above Form is, for the convenience of the public, translated into the vernacular on the reverse for the form in English is the authoritative form, and the Railway Administration accepts no responsibility for the correctness of the vernacular translation.

Particulars of packing _____ (To be filled up by Goods Clerk)
_____ Goods Clerk.

RISE NOTE FORM - "C".

[Agreed by the Governor-General in Council under section 22 (K) (i) of the Indian Railways Act, 1925.]

(To be used as an alternative to Risk Note Form D, in the case of dangerous, explosive or combustible articles, for which an alternative "ordinary" or "risk consignment" rate is quoted in the Tariff, when the sender desires to enter into a general agreement instead of entering a separate risk note for each consignment.)

Whereas all consignments of _____ 192 _____

for which the Railway Administration quotes both sender's risk or special reduced rates and railway risk or ordinary rates are (unless $\frac{1}{100}$ shall have entered into a special contract in relation to any particular consignment) despatched by $\frac{100}{100}$ at $\frac{100}{100}$ own risk and are charged for by the said Railway Administration at special reduced or sender's risk rates, instead of at ordinary tariff or railway risk rates, $\frac{1}{100}$ the undersigned, in consideration of such arrangements being charged for at the special reduced or sender's risk rates, do hereby agree and undertake to hold the said Railway Administration harmless and free from all responsibility for any loss, destruction or deterioration, or damage by, all or any of such consignments from any cause whatever except upon proof that such loss, destruction, deterioration or damage arose from the misconduct of the Railway Administration's servants; provided that in the following cases:—

(a) Non-delivery of the whole of a consignment or of the whole of one or more packages forming part of a consignment packed in accordance with the rules and regulations for the time being in force for the packing of dangerous, explosive or combustible articles, where such non-delivery is not due to accident or fraud or to fire;

(b) Packages being a package or packages forming part of a consignment properly packed as in (a), when such package is pointed out to the servants of the Railway Administration as an before delivery, the Railway Administration shall be bound to deliver to the consignee how the consignment was dealt with throughout the time it was in its possession or control and, if necessary, to give evidence thereof before the consignee is called upon to prove misadventure, but, if misadventure, on the part of the Railway Administration or its servants is not be fairly inferred from such evidence, the burden of proving such misadventure shall lie upon the consignee.

$\frac{1}{100}$ further agree to accept responsibility for any misadventure to the property of the abovesaid Railway Administration, or to the property of other persons that may be in the course of conveyance, which may be caused by the explosion of, or otherwise by, all or any of the said consignments, and that all risk and responsibility, whether in the Railway Administration, to their servants or to others, remain safely and entirely with $\frac{100}{100}$.

This agreement shall be deemed to be made separately with all Railway Administrations or transport agencies or other persons who shall be carriers for any portion of the transit.
Signature of sender _____ Preference _____

Rank or { Father's name _____
Caste _____ Age _____ Residence _____
Widow _____
(Signature) _____ (Signature) _____
(Residence) _____ (Residence) _____

Note.—The above Form is, for the convenience of the public, translated into the vernacular on the reverse, for the form in English is the authoritative form, and the Railway Administration accepts no responsibility for the correctness of the vernacular translation.

100

(၂) ၁၉၇၄ ခု အောက်တိုဘာလ မဟာမိတ်နေ့မှ စတင်၍ ပြည်သူ့စားနပ်ရိက္ခာကော်မရှင်း၏ ထုတ်ပြန်ချက်များကို လိုက်နာကြရမည်။

(1) If the number of people in the group is 10, then the number of people in the group is 10.

(d) "வகை" എന്നതിൽ ആകൃതിയെ ഒരു വകയ്ക്ക് ഏൽക്കുക.

$$I = 21.41 \times 10^3 \text{ kg} \cdot \text{m}^2$$

ප්‍රාග්ධනමය හා ප්‍රතිපත්තිමය වෙනස්කම් ඇතිවන බැවින් මෙම ප්‍රකාශනයන් ප්‍රතික්ෂේප කළ යුතු බවට අදාළ ප්‍රකාශනයන්ගේ ප්‍රතික්ෂේපයක් ඇතිව ඇත.

3. பூதூர், 23 வது காலப் பரிசுடன் தகவல்களைத் தீ - 26
மகற்பூதங்கள் வரிசையிலிருந்துகொண்டுவரிக் கன 6000
என ருந்தியின்மீது துணை மனித அடிகளால் தாக்கம்
காற் பகைமகற்பூதங்களாகியுள்ளன

(9) നഗ്നശ്ചരീരചിത്രങ്ങൾ, ലാഭകാര്യം ഉദ്ദേശ്യമായിത്തീർന്നിട്ടുള്ളതും പണം കൈമാറുന്നതിനായി വ്യാപ്തിയിലിരുന്ന ഏതും കലാകാരന്മാരിൽനിന്നും സ്വരേണ;

(ii) கருவாங்கியானதால், அங்குள்ள கிராமப்புறத்தினரிடமிருந்து உலக அளவில் தமிழ் அறங்காவலாக ஆராய்வு கருவாங்கிக்குள் உள்ளிடப்பட்டது.

[illegible][illegible]

(d) அதுபோல கருத்துப்பிழிதல் குறைக்கப்படுவதற்குப் பரிசீலனை கட்டுப்பாட்டையளிக்கும் நடவடிக்கைகள் எடுக்கப்படுவதற்கு உத்தேசமாகவும், உத்தரவுகளையும் அனுப்புவதற்கு உத்தேசமாகவும் அரசாங்கத்திடமிருந்து உத்தரவுகள் அனுப்பப்பட்டிருக்கின்றன.

[illegible][illegible]

[illegible]

സംഗ്രഹം പ്രസിദ്ധമാക്കിയവർക്ക് നന്ദി.

உ. (1) உ = 00 பக்கப் (1) டுா சபைகழ்வுகாடி கதுகாசாசா அது டுா நகர
புரதிகாடி அசாபாசாபாசா பகாசாசா அபகாசாசாசா

சு. சண்முகம் : கீழ்க்கண்ட கேள்விகளுக்குத் தயவுசெய்து பதிலளிப்பாரா :

[illegible]

(4) - 79 ஊர்விகழ்த்துதலும் அகலாசனம் அமைப்பதிலும் சற்று 0 ஆகும் வாகனத்தின் மூலம்
பெறுகின்றன.

[illegible]

6. (1) கலித்தொகை எனும் பஃரிப்பாட்டு நூல் அதுபற்றிக் அது பஃரிப்பாட்டுக் கவி
யுடையது என்று நம்பிப் புகழ்ந்துவரும் கி.தொ.கா. 10-ம் பாட்டில் (1)
கலித்தொகை எனும் நூல் அதுபற்றிக் அது பஃரிப்பாட்டுக் கவி
யுடையது என்று நம்பிப் புகழ்ந்துவரும் கி.தொ.கா. 10-ம் பாட்டில் (1)
கலித்தொகை எனும் நூல் அதுபற்றிக் அது பஃரிப்பாட்டுக் கவி
யுடையது என்று நம்பிப் புகழ்ந்துவரும் கி.தொ.கா. 10-ம் பாட்டில் (1)

ஆதலால் கலெப்டுருங்கடா, அவைகளுமையெல்லாம் அங்குமிங்குமிருந்து எதிர்பார்த்து
நாடுமெய்யிட்டுப் போனவராக அங்குமிங்குமிருந்து வந்தவர்களைப்போல வந்த

[illegible]

(d) அங்க அலுவலர் கீழ்க்கண்ட வழக்குகளை அலுவலரின் நிர்வாகப் பூர்வதரம் கீழ்க்கண்ட வகைகளாகத்தான் அப்படியானே மேலதரமாக உட்கண்டிருப்பது, அன்றைய நேரம், மருத்துவம் சார்ந்திருப்பதால் உட்கண்டிருப்பது, மேலதரமாக மேற்படியான அந்த அலுவலரின் அன்றைய பூர்வதரம்.

[illegible]

செயல்பாட்டுக்குரிய அமைப்புகள்.

[illegible]

14. (1) അധ്യക്ഷനായി അറിയിപ്പ് കിട്ടിയ ഉപജനകസഭ, ആദിക

(2) (1) എന്ന ഭാഗപ്രകാരം ഓരോ-നഗ്നതയെ സംബന്ധിച്ചും നിർദ്ദിഷ്ടമായ ചികിത്സ തടസ്സീകരിക്കൽ ചെയ്യാൻ വിജ്ഞാപിക്കപ്പെട്ടതുകൊണ്ട്.

* இரங்கு பெண் அழகு: உறு பூக்கி விவசாயம் குடிவந்து சிவப்புகள் புறாழ்க இரங்கு.

[illegible]

36. (1) தனக்கு சம்பாதிக்க எவ்வளவுதான் ரொக்கத்தில் தரவேண்டும் விவரம்

(3) (1) අපරිපූර්ණයෙන් සිදුකළ පරිදි සහතිකයක් සහතිකයක්

[illegible][illegible]

[illegible][illegible][illegible][illegible][illegible]

(7) (1) ஒரு சிலைக்குப் பதில், பூங்காவுக்குள்ளேயும், அதைச் சுற்றியும், அதைச் சூழும் மரங்களின் மீதுமான பூங்காவுக்குள் நுழைந்து, அதைப் பார்ப்பது போன்றவற்றைத் தடுக்க நடவடிக்கை எடுக்க அரசாங்கம் முன்வருமா?

89. கருத்தினைக் கண்ட மதுரைக்கு வந்த பூதகதாரை! கெடாத பூதகதாரை! கருத்துகளைக் கண்ட மதுரைக்கு வந்த பூதகதாரை! கெடாத பூதகதாரை!

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(b) கைரேகை கட்டுப்பாடுகிறதும், கமிட்டிகள், குழுவின் எல்லைப்பெறுவதையும், மகிழ்ச்சி மிகுந்த, புகழ் பெற்றதும், கமிட்டிகள் கட்டுப்பாடு குழுவை மீட்டி எடுப்பதும், கட்டுப்பாட்டின் கீழ் இயங்கிவருவதும், கட்டுப்பாடு கைப்பிடித்து

Keywords:

(3) வினியோகமாவதற்குள்ளே அளவிலை எதிர் கட்டும் உரிமை கமிட்டியுடையதாக இருக்க வேண்டும். அது கமிட்டியினால் நிர்மாணிக்கப்படாதது. வட்டி செலவுகளையும், பரிசீலனை செய்யப்படாதது.

VII-29 (continued)

உயர்நீதிமன்றத்தின் தீர்மானம்.

[illegible]

ആദ്യം ഏകീകൃതമായി
കുറിയെ അടയ്ക്കുക.

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www.gutenberg.org/files/10000/10000-h/10000-h.htm

உள்ளிட்ட காலகட்டத்தில்
தீர்மானிக்கப்படாத அளவு
கடந்திருப்பதால், கனம்
உறுப்பினர் அவர்கள்
பிரேமியம் அளவு
பற்றி கேள்வி.

உயிரியல் அறிவு

03/09/2017 11:00:00 AM

இரண்டாம் ஆண்டு பரீட்சை

Received 17 November 2004; accepted 12 January 2005

മോശൻ മരുഭൂമിയിൽ സഞ്ചരിക്കുകയും, അത്ഭുതങ്ങൾ കാണുകയും ചെയ്തതെക്കുറേയും

[illegible]

സംസ്ഥാനിക്കുവേണ്ടി സഹായിക്കുന്ന പ്രവർത്തനം കണക്കാക്കുന്നതിനുള്ളതാണ്. 10

നിയമനി പ്രകാരം 19 _____ കീഴെ നിന്ന ചട്ടം ഉപയോഗിച്ച് പ്രസ്തുത കരാറു തയ്യാറാക്കി.

செய்துள்ள காலகட்டம் _____ க. மேற்படி உபநிர்ணயம் கட்டுப்பாட்டின்படி,
மாவட்ட அளவிலானதானது மாவட்ட அளவிலானது _____

മുഖ്യമന്ത്രി കൗൺസിലർമാരുടെ ഉദ്യോഗസ്ഥർക്ക് കൂടി _____, വാണി കൗൺസിലർമാർക്ക് _____

അതും, പണിക്കരായ്ക്കു 18 വയസ്സു മുറിയെ പാലക്കാട് കോളേജ്, മിഷനറി 11 വയസ്സ് കയറ്റം

சூழல்தொழில்நுட்ப அமைச்சர் பேசுவது குறித்து

ജനാദരവിയിൽ പ്രതിബദ്ധമായി വരാവുന്നതും അതു കഴിയാതെ നിലനിൽക്കുന്നതിനുള്ള ശ്രമം വേണ്ടതും

സംസ്ഥാനം പൊതുജനങ്ങളുടെ ആഭ്യന്തര വികസനത്തിനായി 1922 ൽ ആദ്യമായി

എല്ലാ ഗവേഷണവും സ്റ്റാൻഡർഡ് ചെയ്തതും ആയിരിക്കണം. അതിനായി
പ്രതിബദ്ധതയോടെയും സമർത്ഥതയോടെയും പ്രവർത്തിക്കണം.

[illegible][illegible]

പിറ്റേക്കുവരെ അവിടെയില്ലാക്കഴിഞ്ഞു.

19. _____

segmento AB _____

സംഗ്രഹം

പ്രതിപാദകന്റെ പേര് _____

musculi

சென்னை, 15 சூன் (ஐ.வி.என்) ஸ்டீல் இண்டஸ்ட்ரீஸ் லிமிடெட் (ஐ.ஐ.எல்) தனது 2017-18 நிதியாண்டின் முதல் காலாண்டு நன்மைக்கான அறிக்கையை வெளியிட்டுள்ளது. இதில், ஐ.ஐ.எல் 2017-18 ஆண்டின் முதல் காலாண்டு நன்மைக்கான அறிக்கையை வெளியிட்டுள்ளது. இதில், ஐ.ஐ.எல் 2017-18 ஆண்டின் முதல் காலாண்டு நன்மைக்கான அறிக்கையை வெளியிட்டுள்ளது.

[illegible]

(പ്രമാണമുള്ള) ക്ഷണം കോട്ടത്തിരുനാൾ മേയ്ക്കിടത്തുവെച്ചായ) ഭക്തിയിൽ,

ප්‍රකාශන: පාලන ක්‍රියා-කාර්යාලයේ, _____, 4 වන පෙළ

$$M(\mathbb{R}) \cong M(\mathbb{C}) \oplus M(\mathbb{C})$$

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100 *Journal of Management Inquiry*

19. _____ $\frac{d}{dx} \ln(x^2)$

എന്നതിന് ഉത്തരകൂടി പലരും കൊടുത്തതും ഈ കത്തിന്മേൽ ഇപ്പോൾക്കകത്തും വെളിച്ചം

1978, 1980, 1982, 1984, 1986, 1988, 1990, 1992, 1994, 1996, 1998, 2000, 2002, 2004, 2006, 2008, 2010, 2012, 2014, 2016, 2018, 2020, 2022, 2024, 2026, 2028, 2030, 2032, 2034, 2036, 2038, 2040, 2042, 2044, 2046, 2048, 2050, 2052, 2054, 2056, 2058, 2060, 2062, 2064, 2066, 2068, 2070, 2072, 2074, 2076, 2078, 2080, 2082, 2084, 2086, 2088, 2090, 2092, 2094, 2096, 2098, 2100, 2102, 2104, 2106, 2108, 2110, 2112, 2114, 2116, 2118, 2120, 2122, 2124, 2126, 2128, 2130, 2132, 2134, 2136, 2138, 2140, 2142, 2144, 2146, 2148, 2150, 2152, 2154, 2156, 2158, 2160, 2162, 2164, 2166, 2168, 2170, 2172, 2174, 2176, 2178, 2180, 2182, 2184, 2186, 2188, 2190, 2192, 2194, 2196, 2198, 2200, 2202, 2204, 2206, 2208, 2210, 2212, 2214, 2216, 2218, 2220, 2222, 2224, 2226, 2228, 2230, 2232, 2234, 2236, 2238, 2240, 2242, 2244, 2246, 2248, 2250, 2252, 2254, 2256, 2258, 2260, 2262, 2264, 2266, 2268, 2270, 2272, 2274, 2276, 2278, 2280, 2282, 2284, 2286, 2288, 2290, 2292, 2294, 2296, 2298, 2300, 2302, 2304, 2306, 2308, 2310, 2312, 2314, 2316, 2318, 2320, 2322, 2324, 2326, 2328, 2330, 2332, 2334, 2336, 2338, 2340, 2342, 2344, 2346, 2348, 2350, 2352, 2354, 2356, 2358, 2360, 2362, 2364, 2366, 2368, 2370, 2372, 2374, 2376, 2378, 2380, 2382, 2384, 2386, 2388, 2390, 2392, 2394, 2396, 2398, 2400, 2402, 2404, 2406, 2408, 2410, 2412, 2414, 2416, 2418, 2420, 2422, 2424, 2426, 2428, 2430, 2432, 2434, 2436, 2438, 2440, 2442, 2444, 2446, 2448, 2450, 2452, 2454, 2456, 2458, 2460, 2462, 2464, 2466, 2468, 2470, 2472, 2474, 2476, 2478, 2480, 2482, 2484, 2486, 2488, 2490, 2492, 2494, 2496, 2498, 2500, 2502, 2504, 2506, 2508, 2510, 2512, 2514, 2516, 2518, 2520, 2522, 2524, 2526, 2528, 2530, 2532, 2534, 2536, 2538, 2540, 2542, 2544, 2546, 2548, 2550, 2552, 2554, 2556, 2558, 2560, 2562, 2564, 2566, 2568, 2570, 2572, 2574, 2576, 2578, 2580, 2582, 2584, 2586, 2588, 2590, 2592, 2594, 2596, 2598, 2600, 2602, 2604, 2606, 2608, 2610, 2612, 2614, 2616, 2618, 2620, 2622, 2624, 2626, 2628, 2630, 2632, 2634, 2636, 2638, 2640, 2642, 2644, 2646, 2648, 2650, 2652, 2654, 2656, 2658, 2660, 2662, 2664, 2666, 2668, 2670, 2672, 2674, 2676, 2678, 2680, 2682, 2684, 2686, 2688, 2690, 2692, 2694, 2696, 2698, 2700, 2702, 2704, 2706, 2708, 2710, 2712, 2714, 2716, 2718, 2720, 2722, 2724, 2726, 2728, 2730, 2732, 2734, 2736, 2738, 2740, 2742, 2744, 2746, 2748, 2750, 2752, 2754, 2756, 2758, 2760, 2762, 2764, 2766, 2768, 2770, 2772, 2774, 2776, 2778, 2780, 2782, 2784, 2786, 2788, 2790, 2792, 2794, 2796, 2798, 2800, 2802, 2804, 2806, 2808, 2810, 2812, 2814, 2816, 2818, 2820, 2822, 2824, 2826, 2828, 2830, 2832, 2834, 2836, 2838, 2840, 2842, 2844, 2846, 2848, 2850, 2852, 2854, 2856, 2858, 2860, 2862, 2864, 2866, 2868, 2870, 2872, 2874, 2876, 2878, 2880, 2882, 2884, 2886, 2888, 2890, 2892, 2894, 2896, 2898, 2900, 2902, 2904, 2906, 2908, 2910, 2912, 2914, 2916, 2918, 2920, 2922, 2924, 2926, 2928, 2930, 2932, 2934, 2936, 2938, 2940, 2942, 2944, 2946, 2948, 2950, 2952, 2954, 2956, 2958, 2960, 2962, 2964, 2966, 2968, 2970, 2972, 2974, 2976, 2978, 2980, 2982, 2984, 2986, 2988, 2990, 2992, 2994, 2996, 2998, 3000, 3002, 3004, 3006, 3008, 3010, 3012, 3014, 3016, 3018, 3020, 3022, 3024, 3026, 3028, 3030, 3032, 3034, 3036, 3038, 3040, 3042, 3044, 3046, 3048, 3050, 3052, 3054, 3056, 3058, 3060, 3062, 3064, 3066, 3068, 3070, 3072, 3074, 3076, 3078, 3080, 3082, 3084, 3086, 3088, 3090, 3092, 3094, 3096, 3098, 3100, 3102, 3104, 3106, 3108, 3110, 3112, 3114, 3116, 3118, 3120, 3122, 3124, 3126, 3128, 3130, 3132, 3134, 3136, 3138, 3140, 3142, 3144, 3146, 3148, 3150, 3152, 3154, 3156, 3158, 3160, 3162, 3164, 3166, 3168, 3170, 3172, 3174, 3176, 3178, 3180, 3182, 3184, 3186, 3188, 3190, 3192, 3194, 3196, 3198, 3200, 3202, 3204, 3206, 3208, 3210, 3212, 3214, 3216, 3218, 3220, 3222, 3224, 3226, 3228, 3230, 3232, 3234, 3236, 3238, 3240, 3242, 3244, 3246, 3248, 3250, 3252, 3254, 3256, 3258, 3260, 3262, 3264, 3266, 3268, 3270, 3272, 3274, 3276, 3278, 3280, 3282, 3284, 3286, 3288, 3290, 3292, 3294, 3296, 3298, 3300, 3302, 3304, 3306, 3308, 3310, 3312, 3314, 3316, 3318, 3320, 3322, 3324, 3326, 3328, 3330, 3332, 3334, 3336, 3338, 3340, 33

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[4] *How to Succeed in Business*.

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THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 35.

MADRAS, TUESDAY EVENING, AUGUST 5, 1924.

[Price, 1 anna.]

Part I.—Local Self-Government.

LOCAL SELF-GOVERNMENT DEPARTMENT.

LEAVE.

Fort St. George, July 30, 1924.

No. 745.—In modification of Notification No. 81 published on page 43 of Part I-A of the *Fort St. George Gazette*, dated 12th February 1924, M.E. Ty. Tappan Nagesan Appayya Aiyangar, a.m.s., leave on average pay for five months and twelve days, study leave for six months and leave on half average pay for four months and seventeen days with effect from 20th April 1923.

EXTENSION OF LEAVE.

Fort St. George, July 30, 1924.

No. 746.—Rao Sakubai De, Mangalore. Knowna Tal., a.m., extension of leave by twenty-eight days from the 1st July 1923.

APPOINTMENTS.

Fort St. George, July 28, 1924.

No. 747.—Mr. Ghanshyam Karyappa Joseph, a.m., a.m., in act as District Medical Officer, South Arcot, with medical charge of District Jail, Coimbatore, in addition to his duties, during the absence of Mr. L. W. Pereira, a.m., a.m., on leave.

Fort St. George, August 1, 1924.

No. 748.—M.E. Ty. Timoreddy Sakko Appayya Theenarth Aiyangar, a.m., a.m., in act as Professor of Pathology, Medical College, and District Physician, General Hospital, Madras, and Surgeon, General District, Madras, on a temporary vacancy, from the date of taking charge.

Fort St. George, August 3, 1924.

No. 749.—Under section 8 (4) (a) of the Madras Local Boards Act, 1920, the Government appoint the following persons to be members of the district boards noted against their names:—

M.R. Hy. K. M. S. Lakshmanan Appayya Aiyangar	Madras.
M.H. Hy. Valuraj Appayya Subrahmanya Chokkambaramanthe Madhupur
M.H. Hy. J. Theenappa Chetti Gure
M.H. Hy. J. Theenappa Chetti Gure
M.H. Hy. J. Theenappa Chetti Gure
M.H. Hy. J. Theenappa Chetti Gure
M.H. Hy. J. Theenappa Chetti Gure
M.H. Hy. J. Theenappa Chetti Gure
M.H. Hy. J. Theenappa Chetti Gure
M.H. Hy. J. Theenappa Chetti Gure

[illegible]

Chitwan District, Patthar diwara, Narayan Khadrigal village

[illegible]

Malvastrum villosa.

♂, F. No. 218 and 219, belonging to <i>Stegomyia tritaenata</i> , recorded on the north by white land, sent by F. No. 218 and 219, sent with work by postcard.	0.05
♀, F. No. 220 and 221, belonging to <i>Stegomyia tritaenata</i> , recorded on the north by white land, sent by F. No. 220 and 221, sent with work by postcard.	0.30
Wm, F. No. 244, belonging to <i>Stegomyia tritaenata</i> , recorded on the north by white land, sent by F. No. 244, sent with work by postcard.	0.05
♀, F. No. 125 and 126, belonging to <i>Stegomyia tritaenata</i> , recorded on the north by white land, sent by F. No. 125 and 126, sent with work by postcard.	0.05
♀, F. No. 42, belonging to <i>Stegomyia tritaenata</i> , recorded on the north by white land, sent by F. No. 42, sent with work by postcard.	1.15
♀, F. No. 144 and 145, belonging to <i>Stegomyia tritaenata</i> , recorded on the north by white land, sent by F. No. 144 and 145, sent with work by postcard.	1.00
♀, F. No. 146 and 147, belonging to <i>Stegomyia tritaenata</i> , recorded on the north by white land, sent by F. No. 146 and 147, sent with work by postcard.	1.00
♀, F. No. 148 and 149, belonging to <i>Stegomyia tritaenata</i> , recorded on the north by white land, sent by F. No. 148 and 149, sent with work by postcard.	1.00

26. 758—Under section 8 of the Land Acquisition Act, 1894, the Government hereby declare that the land mentioned below and measuring 280 sq. acres, be the same a little more or less, is needed for a public purpose, to wit, for constructing a feeder road to Tash Bahadur station, Vainagapoli district; and, under sections 3 and 7, the Revenue Divisional Officer, Vainagapoli, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Collector, Vainagapoli, and may be inspected at any time during office hours.

Vägnastens distrikt, Årslunda socken, Skarpsås, häradet af Björnsåsen vilgus

[illegible]

No. 708.—Whereas it appears to Government that S. No. 611-b-6 of Kotaka Gaon, Colpet taluk, Malabar District, measuring 6 acres in extent and belonging to Vattath Kottamtho Kottam and occupied by Kottam Kottam is needed for a public purpose, to wit, for the construction of a dam behind the Saira High School, Colpet, notice is hereby given to all persons (if any) concerned in accordance with the provisions of sub-section (1) of section 4 of the Land Acquisition Act, 1894, as amended by the Land Acquisition Amendment Act XXXVIII of 1925. The Government of Bombay authorise the Revenue Divisional Officer, Colpet, and his subordinates to exercise the powers conferred by section 4 (1) of the Act and, under section 6, appoint the Revenue Divisional Officer, Colpet, to perform the functions of a Collector under section 5-a of the Act.

F. L. MOORE,
Acting Secretary to Government.

NOTIFICATIONS BY COLLECTORS AND LOCAL AUTHORITIES.

Under section 41 (2) of the Madras District Municipalities Act, 1920, the undermentioned sites in the Valluvar municipality and within the boundaries given below, be the same a little more or less, will be excluded from the control of the Municipal Council from and after the date of this notification:—

Valluvar town.

	Extent. sq. ft.
West end block No. 5, T.S. and subdivisions No. 12111, 12112, 12113, street frontage, bounded on the north by T.S. No. 1246 (Saira High School), and by T.S. No. 1248 (Saira High School), south by T.S. No. 1211-1; and by T.S. No. 1212 (Saira High School)	21

Under section 41 (2) of the Madras District Municipalities Act, 1920, the undermentioned sites in the Valluvar municipality and within the boundaries given below, be the same a little more or less, will be excluded from the control of the Municipal Council from and after the date of this notification:—

South Valluvar town.

	Extent. sq. ft.
West end block No. 5-12, T.S. and subdivisions No. 1211-1, 1211-2, street frontage, bounded on the north by T.S. No. 1211-1, 1211-2, and by T.S. No. 1212, south and west by T.S. No. 1211-1, 1211-2	21

North Arcot Collector's Office,
29th July 1934.

J. C. MOULDER,
Collector.

In exercise of the powers delegated under section 263 of the Madras Municipalities Act, 1920, the Collector of South Arcot directs that from and after the date of this notification, the land in the Valluvar municipality described in the following schedule and measuring 21 and 21 square feet, be the same a little more or less, shall be withdrawn from the control of the Council:—

SCHEDULE.

	Extent. sq. ft.
T.S. No. 4 of Kottam village, bounded on the north and east by T.S. No. 1-1; south by T.S. No. 2; and by T.S. No. 3-4	21
T.S. No. 1211-1 of Kottam village, bounded on the north, east and south by T.S. No. 1211-1; west by T.S. No. 1211	21

South Arcot Collector's Office,
19th July 1934.

C. A. SONTHE,
Collector.

Under rule (1) of the rules for the election of members of district boards by the taluk boards, M.R. Ry. A. Kottam District Board has been duly elected as a member of the Kottam District Board, by the Taluk Board, Kottam.

Under rule 4 of the rules for the election of members of district boards by taluk boards, the following persons are declared to have been duly elected as members of the Kottam District Board:—

M.R. Ry. S. M. Ar. Mathaniam Chettiar Ayyangar.
C. T. N. R. M. Nanyaniam Chettiar Ayyangar.

Kottam District Board Office,
21st July 1934.

M. MANICKAVADAN,
President in charge.

Under rule VI of the rules for the election of presidents and vice-presidents of land boards read with section 18 of the Land Boards Act of 1920, George Frederick Fisher Esq., B.A., is declared to have been duly elected as President of the Salem Board.

Salem District Board Office,
25th July 1934.

S. ELLAPPA CHETTIYAR,
President in charge under section 18 (1).



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 83.7

MADRAS, TUESDAY EVENING, AUGUST 5, 1904.

12/20/2011 2:40 PM

Part 3-3.—Educational.

CONTEXT

[illegible]

Background: Technical Assistance is a Certified ISO 9001 Group Certification, etc.

LAW DEPARTMENT.

(Edgerton, 2)

APPENDIX B

May 22. Casuarina, July 28, 1928.

No. 126.—Under section 5 of the District Elementary Education Act, 1920, the Government were pleased to appoint the undersigned persons to be members of the District Educational Council, Bellary, viz.:

Jensbo Alsted Rasmussen

Dr. Adversah Gern

21.11. Mr. B. Venkateswara Rao.

Rev St. George, July 93, 1854.

No. 151.—Under section 3 of the Modern Elementary Education Act, 1909, the Government are pleased to appoint Mr. P. C. Dutt to be a member of the Barisal Educational Council, South Arun.

No. 232.—Under a bye 3 of the Madras Elementary Education Act, 1924, the Government are pleased to appoint **Mr M. Petukhshin**, to be a member of the District Educational Council, South Kanara, *vacante loco* **Mr C. D. Srinivas** on other duty.

NOTIFICATION

Est 50 (over), July 28, 1924.

No. 248.—Under section 8 of the Madras Elementary Education Act, 1923, the undersigned person has been elected to be a member of the District Educational Council for the district named below by the meeting held at the place and on the date given below :—

Working draft.

Thanks to everyone who helped.

Agency for Wildlife and Fish.

1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 26

Dr. Abdul Hakim Salih Hachad

Measurement and International Access

Port St. George, July 25, 1934.

No. 254.—Under section 6 of the Madras Elementary Education Act, 1924, M R Sy. M. S. Ramaswamy Rajagopal Yashu has been elected by the District Educational Council, Chittoor, to be the Vice-President of the Council.

Port St. George, July 25, 1934 [O. G. No. 1143]. *Law (Education)*.

No. 255.—In the Public Income Notifications published on pages 34-47 of Part I-B of the *Port St. George Gazette*, dated the 25th January 1934, in the table showing the various officers in employment for which special, professional or technical tests are prescribed, for the entries under "P. Sci., Admin. and Customs Department" substitute the following:—

Officer or applications.	Tests.	Remarks.
FACT DEPARTMENT.*		
1. Inspectors and Assistant Inspectors	Tests A (Skill test), B (Language), C (Language), D (Engineering)	Difficult because difficult to pass test. It only after they have acquired a certain amount of knowledge in Engineering.
2. Sub-Inspectors and Inspectors second grade.	Tests A (Skill test), B (Language), C (Language)	Such Inspectors, third and fourth grades, need not pass any test.
3. Inspectors in the ranks of the 1st to 4th.	Tests A (Skill test), B (Language)	
4. Upper division clerks in the ranks of Rs. 61-4-12.	Tests A (Language) and in some cases (technical)	
5. Clerks in the ranks of Rs. 61-4-12 and Rs. 55-4-12.	Tests A (Skill test), B (Language)	Lower division clerks in the ranks of Rs. 45 and the Rs. 40 need not pass any test.
EXPENSE DEPARTMENT.†		
1. Inspectors and Assistant Inspectors and grade.	Tests A (General at Law), B (Language), C (Language), D (Language), E (Language)	By the higher grade.
2. Inspectors and Assistant Inspectors second grade.	Tests A (General at Law), B (Language), C (Language), D (Language), E (Language)	By the lower grade.
3. Sub-Inspectors and Inspectors second grade.	Tests A (General at Law), B (Language), C (Language), D (Language), E (Language)	By the lower grade.
4. Clerks— (a) in the ranks of Rs. 110-4-12 (b) in the ranks of Rs. 61-4-12	Tests A (General at Law), B (Language), C (Language), D (Language), E (Language)	By the lower grade.
	Tests A (General at Law), B (Language), C (Language), D (Language), E (Language)	By the lower grade.
	Tests A (General at Law), B (Language), C (Language), D (Language), E (Language)	By the lower grade.

* Officers should pass such test before presentation to the rank for which the test is prescribed.

† (a) Officers should pass such test before presentation to the rank for which the test is prescribed. But any officer who is appointed by promotion may be appointed to a rank for which the test is prescribed. The prescribed tests will be given to the officer who is appointed to a rank for which the test is prescribed. The prescribed tests will be given to the officer who is appointed to a rank for which the test is prescribed.

(b) Sub-Inspectors who are appointed to the rank of Inspectors should pass the test in the language in which they are appointed to the rank of Inspectors.

V. T. KRISHNAMA ACHARYAR,
Acting Secretary to Government.

MISCELLANEOUS NOTIFICATIONS.

FOREIGNERS.

Miss M. T. Dandekar, Assistant Professor, Queen Mary's College, to officiate as *Senior Lecturer*, Lady Willington Teaching College, via Miss Pichay in connection in England to visit further orders. To take effect from 1st August 1934.

Miss K. S. Rang, B.A., officiating *Junior Lecturer*, Lady Willington Teaching College in the Madras Educational Service, to officiate as *Assistant Professor*, Queen Mary's College in the Madras Educational Service, via Miss I. Dandekar as other duty as would further orders. To take effect from 1st August 1934.

Madras, 24th July 1934.

Name of candidate.	Subject.	Name of candidate.	Subject.
B. S. Buchanan Esq.	Shorthand	T. J. Watson ..	Shorthand
B. Buchanan Esq.	Do.	C. M. Watson ..	Do.
K. Buchanan ..	Do.	T. Buchanan Esq.	Book-keeping.
Superintendent ..	Do.	Superintendent ..	Do.
A. Buchanan Esq.	Do.	Superintendent ..	Do.
John Thomas Esq.	Do.	E. Buchanan ..	Do.

The following candidates are declared to have qualified for the diploma in the subjects mentioned opposite to their names:—

Name of candidate.	Subject.	Name of candidate.	Subject.
T. Buchanan	Shorthand	T. F. Buchanan Esq.	Commerce.
Superintendent	Commerce	Superintendent Esq.	Do.

The following candidates are declared to have qualified for the Diploma for Chemistry and Druggists:—

Name of candidate.	Name of candidate.
A. Buchanan Esq.	T. Buchanan Esq.

In the list of successful candidates published in the Supplement to Part I.B. of the *First* & *Second* Grade of the 8th July 1924:—

Under *Shorthand* (Lower Grade), Second class, at page 1—

194	T. Buchanan Esq.	195	Do. Esq. (Shorthand).
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(By order)

Office of the Comptroller, for Govt. Examinations,
Melbourne, 17th July 1924.

D. A. HOSKIN,
Secretary.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 22.

MADRAS, TUESDAY EVENING, AUGUST 3, 1921.

[Price, 5 annas.]

Part III.—Miscellaneous Notifications.

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APPOINTMENTS, LEAVE, ETC.

JUDICIAL.

No. 54. *Appointment*.—M.R. By *Subordinate Commission Appointments* and *Madras District* Madras, will be considered to have been in charge of the Court of the Additional District Magistrate of Bangalore with effect from the 10th June 1921.

High Court, Madras,
25th July 1921.

No. 55. *Appointment and Firing*.—M.R. By *Subordinate Commission Appointments* and *Madras District* Madras, is appointed to act as District Magistrate and further orders and is posted to Bangalore. To sit forthwith.

High Court, Madras,
25th July 1921.

No. 56. *Leave*.—M.R. By *Subordinate Commission Appointments* and *Madras District* Madras, is granted leave to average pay for the 10th July 1921 and leave to half average pay for thirty days to commence from the 10th July 1921.

High Court, Madras,
25th July 1921.

No. 57. *Leave*.—M.R. By *Subordinate Commission Appointments* and *Madras District* Madras, is granted leave to average pay for the 10th July 1921 and leave to half average pay for thirty days to commence from the 10th July 1921.

High Court, Madras,
25th July 1921.

July 26, Leave.—M.R.Ry. Tathalan Rajagopala Acharyyer Aravind, B.A., B.L., District Munsif, Chidambaram, leaves on average pay for six days from the 24th July 1924 and on half average pay for twenty-five days in continuation thereof under Fundamental Rule 81.

High Court, Madras,
16 August 1924.

F. G. BUTLER,
Scriber.

FORFEIT.

Leave.—Under rule 81 of the Fundamental Rules, Mr. S. K. Bose, Assistant Conservator of Forests, South Malabar, is granted leave on average pay for one month with effect from 26th July 1924.

Return of Leave.—M.R.Ry. P. Gopinath Menon, Extra Assistant Conservator of Forests, Malabar, is granted, in satisfaction of the one month's privilege leave already granted to him, an extension of leave for seven days, of which four days will be privilege leave and three days leave on half average pay (*forfeited*).

Extension of Leave.—Under rule 81 of the Fundamental Rules, M.R.Ry. K. G. Bellaryya, Extra Assistant Conservator of Forests, is granted, in satisfaction of the leave on average pay for four months and three days already granted to him, an extension of leave on average pay for one month, of which four months leave will be on average pay and two months leave on half average pay.

M.R.Ry. Bellaryya's leave salary will be debited to Coorg during the period of the extension of leave now sanctioned.

Madras, 26th July 1924.

Forfeit.—M. Anir Padika Subb Babahar, Extra Assistant Conservator of Forests, will, on the expiry of his leave, be allotted to the South Cuddalore division.

Transfer.—M.R.Ry. A. V. Sundararam, Extra Assistant Conservator of Forests, from the South Vellore division to the South Kanara division. To join expeditiously.

Madras, 26th July 1924.

Leave.—Mr. B. R. Rao, Assistant Conservator of Forests, Guntur, is granted leave on average pay for twelve days from or after 26th July 1924.

Madras, 26th July 1924.

H. TIRUMAN,
Acting Chief Conservator of Forests.

PUBLIC WORKS.

Transfer.—M.R.Ry. K. R. Krishnaswami Ayyar Aravind, Assistant Engineer and Permanent Assistant in the Superintending Engineer, is transferred to the Tamil Nadu Engineering Service Subdivision, Water Order, temporarily pending the arrival of M.R.Ry. V. K. Gurusami Nataraj Aravind.

Vijayawada, 26th July 1924.

C. PEDDER,
Superintending Engineer, Water Order.

MEDICAL.

Transfer.—M.R.Ry. G. Srinivasaswami Aravind, B.A., B.L., M.B., B.S., on return from leave, to be Assistant to District Medical Officer, Cuddalore, and Lecturer in Materia Medica, Medical School, Cuddalore, via M.R.Ry. N. Narayanaswami Aravind, B.A., B.L.

Madras, 26th July 1924.

Transfer.—M.R.Ry. G. D. Gnanasambha Aravind, B.A., B.L. (Temporary Civil Assistant Surgeon), on relief at the Local Fund Hospital, Pudukottam (Madurai District), to act as Assistant to District Medical Officer, Cuddalore, via M.R.Ry. G. Narayanaswami Aravind, B.A., B.L., transferred.

Madras, 26th July 1924.

Appointment.—Mr. G. J. Pothan, M.B., on relief at the Municipal Hospital, Mangayudi (Tamil Nadu), is appointed as Resident Medical Officer, Raja Sri Ramaswami Mudaliyar's Living in Hospital, Marayapuram, and Lecturer in Midwifery, Marayapuram Medical School, Madras, via Mr. T. J. O'Brien, I.N.D., I.C.D., A.S. (Rtd.), D.M. (Dub.), transferred.

Posting and Transfer.—Third-class Military Assistant Surgeon H. T. Ives, I.M.D., on relief at the Local Fund Hospital, Gulega (The Nilgiris), in the Government General Hospital, Madras, as Senior Assistant Surgeon for Mr. C. P. V. Manickam, I.M.D., transferred to the Madras Jail Department, temporarily. (Mr. Ives on relief at Gulega should proceed to Madras via city).

Third-class Military Assistant Surgeon C. A. Morris, M.B., B.S., (Eng.), I.S.S.I. (Land), I.M.D., on arrival, in the Government General Hospital, Madras, via M.R.Ry. G. K. Ananthaswami Ayyar Aravind, I.M.S. (Temporary Civil Assistant Surgeon), transferred to the Government Hospital for Women and Children, Madras.

Madras, 26th July 1924.

Transfer.—M.R.Ry. R. Ramasami Shetty Aravind, I.M.S., on return from leave, to the Government General Hospital, Madras, as senior duty and further orders.

(By order)

P. F. MATTHEIAS,
Principal Assistant to the Surgeon-General.

Madras, 26th July 1924.

Notice is hereby given that the limit of the South Coast district Clink Fishery has been given to M.D. by K. V. M. A. Muhammad Abdul Kader Shah of Kollam for a period of three years from 1st July 1924.

2. The said owner and his agents alone have authority to collect shares in the net off the district specified above.

3. Any person other than those authorized by the above-named owner who may collect shares will be liable to prosecution.

Tripunav, 14th July 1924.

J. A. FERNANDEZ,
Superintendent, Port and Clink Fisheries.

DEPARTMENT OF AGRICULTURE, MADRAS.

Statement showing the inland consumption and exports of raw cotton in the Madras Presidency for the week ending 26th July 1924.
(See—A.S. Government notice of 4th S. 234.)

Variety of cotton.	For the corresponding week of the previous year		For the current week		Total from 4th February to the corresponding week of the previous year		For the current year (from 4th February 1924 to date)	
	Stocks at all mills	Net exports by sea	Stocks at all mills	Net exports by sea	Stocks at all mills	Net exports by sea	Stocks at all mills	Net exports by sea
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Tellico-cotton	800		1,000		28,000		10,000	
Carolina	80	300	300		1,000		1,000	
Barbours and Wadsworth	100		100		1,000		1,000	
Combed	100	1,200	100	1,000	1,000		1,000	
Grasshopper	100		100		1,000		1,000	
Total	1,000	1,200	1,000	1,000	1,000		1,000	

(1) Includes all cotton in the corresponding week of previous year by all means.

(2) Net exports by sea in the current week by all means.

(3) Exports by sea in the current week—Madras 1,000; Combed 100; Tellico-cotton 800.

(4) Includes all cotton and exports by sea.

(5) Includes all cotton and exports by sea.

(6) Includes all cotton and exports by sea.

(7) Includes all cotton and exports by sea.

(8) Includes all cotton and exports by sea.

(9) Includes all cotton and exports by sea.

(10) Includes all cotton and exports by sea.

(11) Includes all cotton and exports by sea.

(12) Includes all cotton and exports by sea.

(13) Includes all cotton and exports by sea.

(14) Includes all cotton and exports by sea.

(15) Includes all cotton and exports by sea.

(16) Includes all cotton and exports by sea.

(17) Includes all cotton and exports by sea.

(18) Includes all cotton and exports by sea.

(19) Includes all cotton and exports by sea.

(20) Includes all cotton and exports by sea.

(21) Includes all cotton and exports by sea.

(22) Includes all cotton and exports by sea.

(23) Includes all cotton and exports by sea.

(24) Includes all cotton and exports by sea.

(25) Includes all cotton and exports by sea.

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(27) Includes all cotton and exports by sea.

(28) Includes all cotton and exports by sea.

(29) Includes all cotton and exports by sea.

(30) Includes all cotton and exports by sea.

(31) Includes all cotton and exports by sea.

(32) Includes all cotton and exports by sea.

(33) Includes all cotton and exports by sea.

(34) Includes all cotton and exports by sea.

(35) Includes all cotton and exports by sea.

(36) Includes all cotton and exports by sea.

(37) Includes all cotton and exports by sea.

(38) Includes all cotton and exports by sea.

(39) Includes all cotton and exports by sea.

(40) Includes all cotton and exports by sea.

(41) Includes all cotton and exports by sea.

(42) Includes all cotton and exports by sea.

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(44) Includes all cotton and exports by sea.

(45) Includes all cotton and exports by sea.

(46) Includes all cotton and exports by sea.

(47) Includes all cotton and exports by sea.

(48) Includes all cotton and exports by sea.

(49) Includes all cotton and exports by sea.

(50) Includes all cotton and exports by sea.

(51) Includes all cotton and exports by sea.

(52) Includes all cotton and exports by sea.

(53) Includes all cotton and exports by sea.

(54) Includes all cotton and exports by sea.

(55) Includes all cotton and exports by sea.

Quantity of cotton ginned in the pressing factories and of unpressed cotton received at spinning mills in Madras Presidency during the week ending 26th July 1924.

(See—A.S. Government notice of 4th S. 234.)

Variety of cotton.	In the previous year				In the current year			
	Week ending 26th July 1923	Week ending 26th July 1923	Week ending 26th July 1923	Week ending 26th July 1923	Week ending 26th July 1924	Week ending 26th July 1924	Week ending 26th July 1924	Week ending 26th July 1924
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Tellico-cotton	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000
Carolina	100	100	100	100	100	100	100	100
Barbours and Wadsworth	100	100	100	100	100	100	100	100
Combed	100	100	100	100	100	100	100	100
Grasshopper	100	100	100	100	100	100	100	100
Total	1,000	1,000	1,000	1,000	1,000	1,000	1,000	1,000

(1) Includes all cotton ginned in the pressing factories.

(2) Includes all cotton ginned in the pressing factories.

(3) Includes all cotton ginned in the pressing factories.

(4) Includes all cotton ginned in the pressing factories.

(5) Includes all cotton ginned in the pressing factories.

(6) Includes all cotton ginned in the pressing factories.

(7) Includes all cotton ginned in the pressing factories.

(8) Includes all cotton ginned in the pressing factories.

(9) Includes all cotton ginned in the pressing factories.

Madras, 1st August 1924.

B. D. ANSTADT,
Director of Agriculture.

signed statement that the same is a correct and complete transcript of the shorthand notes purporting to have been taken by himself or of the shorthand notes purporting to have been taken, signed and verified by the shorthand writer or shorthand writers, who took the notes.

4. The following shall be entitled, on payment of such sums as may from time to time be prescribed to obtain from the Clerk of the Crown a copy of the transcript of the whole or any part of the shorthand notes—

- (1) The Prosecutor.
- (2) Any person named or concerned in the case.
- (3) The Local Government.
- (4) The Government of India.
- (5) Any other person who shall have obtained permission from the Registrar.

(56.) C. S. SUNDAR, Off. Clk. Justice.	} Judges
(57.) C. V. KUMARASWAMI SASTRI	
(58.) V. RAMAN	
(59.) M. D. DEVENAH	
(60.) M. VENKATARAMA IYER	
(61.) K. H. WALLACE	
(62.) D. G. WALLER	
(63.) C. MANNINGHAM	
(64.) G. H. B. JACKSON	
(65.) T. T. HENDRICKS APPAPPAH	
(66.) H. B. C. HENRY	

High Court, Madras,
1st August 1924

Under section 32 of the Madras Civil Courts Act, 1873, the High Court hereby directs that, as assistant of the Clerk of the District Munsif of Shijak shall be absent for one week from the 28th July 1924.

Under section 32 of the Madras Civil Courts Act, 1873, the High Court hereby directs that, as assistant of the Clerk of the District Munsif of Thanjavur and Channarayana shall be absent for one week from the 28th July 1924.

High Court, Madras,
28th July 1924

F. G. BUTLER,
Registrar.

Notice is hereby given that applications for the missing Appointments' Examination are required to file their applications with the necessary references in the Office of the Deputy Registrar, Appellate Side, not later than the 31st August 1924.

2. The fee of Rs. 10 should be paid into the Bank of Madras or the local treasury and the receipt should be submitted along with the application.

3. Forms of application to be had from the Head Clerk, Correspondence, Admittance Office, Secy.

High Court, Madras,
19th July 1924.

SIE AMBUD-DEM,
Deputy Registrar, Appellate Side.

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

IN INSOLVENCY.

Notice is hereby given that orders have been made by this Court adjudging the persons hereunder mentioned insolvent and vesting the assets and effects of the said insolvents in the Official Assignee of the Court, and all persons indebted to the said insolvents, or who have any of their claims and effects, are hereby required forthwith to pay or deliver the same to the said Official Assignee—

Number of judges.	Date of Order.	Name, address and description of insolvent.	Date of adjudication.	Date of order made by the Court.
187/24	21st April ..	T. Sathya Chettai, residing on business at 24th Pillai Street, Madras	18th May	..
177/24	1st May ..	Yaswantha Appan, residing at No. 61, Willyah Road, Madras	2nd May
186/24	5th May ..	E. V. Varadarajachari, residing at No. 3, Krishna-Swami Agasthiar, Gollipet, Madras	14th May	24th Sep.
171/24	24th June ..	A. M. Perikumbeswari Chetty, residing at Dupleman High Road, Villupuram, Madras	18th June
188/24	21st June ..	G. Venkatasubramanian Chetty, residing at No. 21, Ambalappan Road Street, Gungaham, Madras	20th June
189/24	5th July ..	P. Venkatasubramanian Chetty, residing at No. 4, English Cross Street, Madras	11th July ..	24th Sep.
190/24	9th July ..	Mahomed Hameed Memon, residing on business at Dupleman High Road, Villupuram, Madras	23rd July
185/24	2nd July ..	T. Perumal Reddy, residing at No. 6, Adhikari Mahal Street, Villupuram, Madras	11th July

High Court, Madras,
26th July 1924.

O. S. WHITE,
Deputy Registrar.

INSOLVENCY PETITIONS.

No. 26 of 1924 in the Court of the District Judge, Guduram.

Maghen Channarayana and another *Creditors (Petitioner).*
 Madanah Vaidaladra and another *Debtor (Respondent).*

Notice is hereby given under clause (2) of section 19 of Act V of 1902 that the above-named creditors have applied to this Court by a petition, dated 17th July 1924, for adjudging the respondent insolvent and that the petition is posted on 26th August 1924 for hearing. Any person wishing to oppose the same may appear before this Court either in person or by a duly authorized pleader on the said 26th day of August 1924.

No. 181 of 1924 in the Court of the District Judge, Guduram.

Datta Peddappa *Creditor (Petitioner).*
 Ratola Thammappa and seven others *Debtor (Respondent).*

Notice is hereby given under clause (2) of section 19 of Act V of 1902 that the above named creditor has applied to this Court by a petition, dated 14th July 1924, for adjudging the respondent insolvent and that the petition is posted on 26th August 1924 for hearing. Any person wishing to oppose the same may appear before this Court either in person or by a duly authorized pleader on the said 26th day of August 1924.

Gajendram, 26th July 1924.

R. F. S. L. GUPPY,
Acting District Judge.

No. 46 of 1923 in the Court of the District Judge, Guduram.

Chandam Veneeraya of Karumanchi, Pothanadu taluk *Petitioner (Debtor).*
 (1) Madayappa Subbaraya and (2) Madayappa Subbaraya, Kammakur,
 residents of Komapalle, Nannamangal D.M.C. *Respondents (Creditors).*

Notice is hereby given that the order of this Court, dated 2nd October 1923, and made in I.P. No. 16 of 1923 adjudging the debtor (1) and (2) as insolvents is annulled by an order of this Court, dated 2nd May 1924, and made on the report of the Official Receiver, Guduram, as in letter No. 431, dated 2nd May 1924.

No. 27 of 1923 in the Court of the District Judge, Guduram.

Telakka Nagabharadham *Petitioner (Creditor).*
 Bannu Subbarayana *Respondent (Debtor).*

Presented to a petition dated 1st September 1923 presented by creditor Telakka Nagabharadham, Valapa, trader, resident of Pothanadu, husband of Subalakshmi, Pothanadu taluk, to adjudge the debtor Bannu Subbarayana, son of Nagappa, Subbaraya, resident of Pothanadu, husband of Subalakshmi, Pothanadu taluk, as insolvent and after hearing Mr. D. Hanumanth Rao, pleader for the petitioner, and the respondent not having appeared, notice is hereby given that the petition is posted on 26th July 1924 and it is directed that the insolvent do apply for his discharge under section 22 (2) of Act V of 1902 by 15th July 1924.

No. 58 of 1923 in the Court of the District Judge, Guduram.

Kogilam Ramappa *Petitioner (Creditor).*
 Goppi Ramappa and Goppi Chinn Ramappa *Respondents (Debtors).*

Presented to a petition dated 30th October 1923 presented by Kogilam Ramappa, son of Subbaraya, Gannakur, trader, living by a shop business, resident of Narayanaspet, resident, to adjudge the debtors Goppi Ramappa, son of Chinn Ramappa, Subbaraya of Gannakur, and Goppi Chinn Ramappa, son of Subbaraya, Pothanadu of Gannakur, as insolvents and after hearing Mr. S. Hanumanth Ramappa, pleader for the petitioner, and the first respondent not having appeared, notice is hereby given that the petition is posted on 26th July 1924 and it is directed that the insolvent do apply for his discharge under section 22 (2) of Act V of 1902 by 15th July 1924.

Guduram, 25th July 1924.

R. P. WALSH,
District Judge.

No. 26 of 1924 in the Court of the District Judge, South Malabar.

G. Chanderjoni Chett *Petitioner.*
 K. M. Channarayana Apper and K. M. Subramanya Apper (both
 were partners in partnership business in the name and
 style of K. M. Channarayana Apper and Subramanya Apper
 who are, Chittur taluk) *Creditors.*

Notice is hereby given that, under section 1, Act V of 1902, the above petitioner has applied to this Court in an eight creditor-petitioners' petition and that the petition has been posted on 4th September 1924 for hearing.

Chittur, 26th July 1924.

T. V. NARAYANAN NAYAR,
District Judge.

CMD. No. 143 of 1924 (No. 4 of 1923) in the COURT of the DISTRICT JUDGE, NERVA AGONY.

A. R. Babba Nayala *Indigent (Petitioner),*
Mohan Lal Kumbhar Lal and others *Defendants.*

Whereas A. R. Babba Nayala, the above indigent, petitioner, has applied to this Court praying that he may be granted an absolute order of discharge and whereas the said petition is posted to 24 September 1924 for hearing, any order being made in the case may either in person or through pleader appear before the Court and file his objections, if any, on that date.

Tellur, 24th July 1924.

A. J. KING,
District Judge.

No. 15 of 1924 in the COURT of the DISTRICT JUDGE, SOLIX.

T. Rangiah Chetti & sons *Petitioner.*
K. Rameshwar, son of Kojjiva Seshu, residing at Jalapuzam,
Karnati street, Solix town *Respondent.*

Notice is hereby given that the above-named petitioner has applied to this Court praying that the respondent may be adjudged an indigent. The petition stands posted to the 15th day of September 1924 for hearing.

No. 17 of 1924 in the COURT of the DISTRICT JUDGE, SOLIX.

V. M. Venkatasubrahmanyam *Petitioner.*
Rangappa Chetti, son of Akkirasapayam Chitti Chetti, now in Civil
Jail, Tellur *Respondent.*

Notice is hereby given that the above-named petitioner has applied to this Court praying that the respondent may be adjudged an indigent. The petition stands posted to the 22nd day of September 1924 for hearing.

Solix, 20th July 1924.

B. H. COURTENAY,
District Judge.

No. 18 of 1924 in the COURT of the DISTRICT JUDGE, WEST TANGER.

Krishnamoorthy Arayer and Nairam Arayer *Petitioner (Defendant),*
K. Arayer Arayer, son of Venkataswami Arayer, residing at Vira-
mangalam, Mangayathi taluk *Respondent (Defendant).*

Notice is hereby given that the above respondent was adjudged an indigent by this Court under section 30 of the Provincial Insolvency Act V of 1920 on 16th July 1924 and the Official Receiver, Tangay, has been appointed Receiver of the insolvent's estate. All members of the said insolvent should give their debts by forwarding or sending by registered post to the Official Receiver, Tangay, as early as possible a notice in Form No. 3 of the Madras Provincial Insolvency Rules, 1915 August 1924 in the time fixed within which the insolvent should apply for discharge.

Tangay, 21st July 1924.

J. O. SEIDHART,
District Judge.

No. 2 of 1925 in the COURT of the DISTRICT JUDGE, VINGAYAN.

Kali Venkataswami and Kali Lalabharaswami, sons of Subba-
swami, Bochama, taluk of Vingayam *Petitioner.*

Notice is hereby given under section 30 of Act V of 1920 that the above-named petitioner has been adjudged insolvent by this Court on 23rd July 1924. Four months' time has been granted for applying for discharge.

No. 3 of 1925 in the COURT of the DISTRICT JUDGE, VINGAYAN.

Pongappa Narayanaswami, son of Hanumanth, Palamathi, mer-
chant, residing at Vingayam *Petitioner.*

Notice is hereby given under section 30 of Act V of 1920 that the above-named petitioner has been adjudged insolvent by this Court on 19th July 1924. Four months' time has been granted for applying for discharge.

Vingayam, 23rd July 1924.

J. E. CUTLER,
District Judge.

No. 26 of 1925 in the COURT of the DISTRICT JUDGE, CHENNAI.

Krishnaswami Karandhan, son of Pongappa Karandhan, Vellala, 2741,
residing at Thosampakkam, taluk of Kattankuppam, Paludai
taluk *Petitioner (Debtor),*
Pongappa Karandhan alias Pankaj Karandhan and others others *Defendant (Respondent).*

Notice is hereby given that the above-named petitioner has applied to this Court to be declared an insolvent. Hearing 24th September 1924.

No. 18 of 1924 in the Court of the Subordinate Judge, Coimbatore.

K. N. S. P. Mahalingam Chettiar, son of Subrahmanyam Chettiar,
 Petitioner (Creditor).
 C. B. Bhimsam Rao, son of Subrahmanyam Chettiar, Respondent (Debtor).
 and others, residing in Subrahmanyam Chettiar's house, Palani
 taluk

Notice is hereby given under section 41 of Act V of 1920 that the above-named petitioner has applied to this Court that the respondent may be adjudged insolvent. Hearing 24th September 1924.

Coimbatore, 26th July 1924.

T. N. LAKSHMAN NAIDU,
Subordinate Judge.

M.P. No. 42 of 1924 in I.P. No. 6 of 1924 (I.P. No. 54 of 1923) in the file of the Official Receiver's Court, Madras) in the Court of the Subordinate Judge, Madras.

C. Theagarajulu Petitioner (Insolvent debtor).
 Vallayappa Nadan and others Respondents (Creditors).

Notice is hereby given that the above-named petitioner has applied to the Court for an absolute order of discharge under section 41 of Act V of 1920 and that the petition stands posted on 18th September 1924.

Madras, 5th July 1924.

V. BHATHYAN AYYANAR,
Subordinate Judge.

No. 1 of 1924 in the Court of the Principal Subordinate Judge, Pudukottai.

C. B. Subrahmanyam Ayyar Petitioner (Creditor).
 K. K. Pantharajam Ayyar, son of K. K. Pantharajam Ayyar, residing in
 K. K. Pantharajam Ayyar's house, Pudukottai taluk Respondent (Debtor).

Notice is hereby given under section 41 (1) of Act V of 1920, that the above-named petitioner has applied to this Court to adjudge the respondent an insolvent and that the petition has been posted for hearing on the 18th of August 1924. Any creditor wishing to oppose the said petition may appear before this court either in person or by vald on the said date.

Pudukottai, 24th July 1924.

(K. K. Pantharajam Ayyar),
Subordinate Judge.

No. 15 of 1924 in the Court of the District Munsif, Amalapuram.

Thevarajulu Nadan, son of Subrahmanyam Nadan, residing in,
 Subrahmanyam Nadan's house, Amalapuram taluk Petitioner (Debtor).
 Subrahmanyam Nadan and others Respondents (Creditors).

Notice is hereby given, under section 41 (1) of section 15 of Act V of 1920, that the above petitioner has applied to this Court for an order of discharge and that his application is posted for hearing to 4th September 1924.

Amalapuram, 26th July 1924.

L. E. PANTHARAJAM AYYAR,
District Munsif.

B.L.A. No. 812 of 1924 in I.P. No. 6 of 1924 (No. 86 of 1923) in the file of the Official Receiver's Court, South Kanara) in the Court of the District Munsif, Coimbatore.

Venkaiah Insolvent (Petitioner).
 Marayappa Subrahmanyam and others Respondents (Creditors).

Notice is hereby given under section 41 (1) of the Provisional Insolvency Act V of 1920 that the above-named petitioner has applied to this Court for an order of discharge and that the said petition is posted to 18th September 1924 for hearing.

B.L.A. No. 827 of 1924 in I.P. No. 4 of 1924 (No. 83 of 1923) in the file of the Official Receiver's Court, South Kanara) in the Court of the District Munsif, Coimbatore.

Subrahmanyam Insolvent (Petitioner).
 Subrahmanyam and others Respondents (Creditors).

Notice is hereby given under section 41 (1) of the Provisional Insolvency Act V of 1920 that the above-named petitioner has applied to this Court for an order of discharge and that the said petition is posted to 18th September 1924 for hearing.

Coimbatore, 24th July 1924.

M. N. BANGARA,
District Munsif.

No. 19 of 1924 (B.L.A. No. 294 of 1924) in the Court of the District Munsif, Coimbatore.

Subrahmanyam Insolvent.

Notice is hereby given under section 41 of Act V of 1920 that the above debtor has applied for discharge and that his petition stands adjourned to 24th August 1924 for hearing.

No. 10 of 1924 (B.L.A. No. 479 of 1924) in the Court of the District Munsif, Coimbatore.

Subrahmanyam Insolvent (Petitioner).

Notice is hereby given under section 41 of Act V of 1920 that the above debtor has applied for discharge and that his petition stands adjourned to 24th August 1924 for hearing.

No. 4 of 1924 in the COURT of the DISTRICT MAGISTRATE, GOWRI.

Chellava Poddai Poddai Ranga Reddi, Prisoner.
S. Thomas Reddi and eight others Outlaw.

Notice is hereby given that the aforementioned petitioner has been adjudged as insolvent by an order of this Court, dated 20th July 1924. The petitioner has to be present before this Court on or before 1st September 1924 in the usual manner. Time for discharge six months from this date.

Gowri, 19th July 1924.

N. S. SARASWATHACHARI,
District Magistrate.

No. 1 of 1924 in the COURT of the DISTRICT MAGISTRATE, KANNUR.

Lingam Nageswara Prisoner.
Rajasee Kaima Mahammed and others Outlaw.

Notice is hereby given that as the above petitioner filed an application for discharge within the time allowed, his application order, dated 10th March 1924, be, and the same is hereby extended.

No. 7 of 1924 in the COURT of the DISTRICT MAGISTRATE, KANNUR.

Barth Boregaya Prisoner.
Mazara Boddigala Chinnaswami Reddi and others Outlaw.

Notice is hereby given that by an order of this Court, dated 18th June 1924, the aforementioned petitioner was adjudged as insolvent and an order is appointed as no property is shown. The petitioner is to apply for discharge within three months.

No. 8 of 1924 in the COURT of the DISTRICT MAGISTRATE, KANNUR.

Tejiba Nageswara and others Prisoner.
Raja Reddi Chinnaswami alias Pella Sankara and Nageswara Respondents.

Notice is hereby given that by an order of this Court, dated 20th June 1924, the aforementioned respondents were adjudged insolvents, and Mr. S. Ganesappa Ayyappa, Advocate, was appointed Receiver. The creditors of the aforementioned respondents should prove their debts before the Receiver by delivering or by sending by registered post an affidavit in Form No. 3 of the Indian Provincial Insolvency Rules, 1908. The respondents to apply for discharge within three months.

No. 9 of 1924 in the COURT of the DISTRICT MAGISTRATE, KANNUR.

Maha Abdul Khader Prisoner.
Baggappa Subba Reddi and others Outlaw.

Notice is hereby given that by an order of this Court, dated 11th July 1924, the aforementioned petitioner was adjudged insolvent, and Mr. V. Suba Reddi, member of this Court, was appointed Receiver. The creditors of the aforementioned petitioner should prove their debts before the Receiver by delivering or by sending by registered post an affidavit in Form No. 3 of the Indian Provincial Insolvency Rules, 1908. The petitioner to apply for discharge within three months.

Kannur, 22nd July 1924.

S. SUBRAMANYAM,
District Magistrate.

No. 1 of 1924 (F.R.A. No. 645 of 1924) in the COURT of the DISTRICT MAGISTRATE, KOTTAYAM.

Tirumala Kanyasulk Sankaran Prisoner.
Kandala Kalyappa and seven others Outlaw-prisoners.

Under section 41, Act V of 1920, notice is hereby given that the aforementioned petitioner has applied to this Court for an order of final discharge and that his application made good to 2nd September 1924 for hearing. Any creditor wishing to oppose the application may do so.

Kottayam, 18th July 1924.

A. PARAMESWARA AYYAR,
District Magistrate.

No. 3 of 1924 in the COURT of the DISTRICT MAGISTRATE, MADURAI.

Doraim Sankaran, son of Pella Naga Reddi of Alankudi in Kankudi Prisoner.
Lack Outlaw.

Notice is hereby given under section 30 of the Provincial Insolvency Act V of 1920, that the aforementioned petitioner was adjudged as insolvent by an order of this Court, dated 12th July 1924, that this Court has ordered that the petitioner should apply for discharge before the 15th January 1925, and that the creditors should prove their claims as soon as possible and that a show may be proved by delivering or by sending by post a registered letter to this Court an affidavit in Form No. 3 of the Insolvency Rules.

No. 4 of 1924 in the COURT of the DISTRICT MAGISTRATE, MADURAI.

Jeyapala R and Reddi, son of Suba Reddi of Hengamthangudi in Kankudi Prisoner.
Lack Outlaw.

Notice is hereby given under section 30 of the Provincial Insolvency Act V of 1920, that the aforementioned petitioner was adjudged as insolvent by an order of this Court, dated 12th July 1924, that this Court has ordered that the petitioner should apply for discharge before the 15th January 1925, and that the creditors should prove their claims as soon as possible and that a show may be proved by delivering or by sending by post a registered letter to this Court an affidavit in Form No. 3 of the Insolvency Rules.

No. 5 of 1924 of THE COURT OF THE DISTRICT JUDGE, NAGPUR.

Kenneth Charles Goldie, son of Isaac Goldie of Garfield Co., Nevada

Noting in heretofore given under section 20 of the Federal Judiciary Act of 1908, that the above-named petitioner was adjudged an intestate in the Court of this Court, dated 27th July 1921, and that this Court has ordered that the said intestate should apply for discharge before the 17th January 1922, and that the respondent has failed to prove that she claims an estate as position and that a claim may be proved by delivering as aforesaid by post in a registered letter to the Court, an affidavit in Form prescribed by the Federal Rules.

K. G. BABANUJALA AVYANOBAR,
Detroit, Michigan

Maastricht, 26th July 1954.

No. 4 of 1910 is the Court of the District of Maine, Bangor.

Vasanta Poromanda Madai, one of Vasanti Maragapp, Malak,	
residing at Sholingur, Wellore taluk	<i>Poistane (Delive)</i>
Theothokata Idamandi Madali and twenty others	<i>Sargandala (Cudd)</i>

Notice is hereby given that, under section 41 of the Provincial Insolvency Act V of 1920, that the abovesaid petitioner has applied to this court for an order of final discharge and that his application is made for 10th August 1924. Any creditor wishing to oppose the same may do so.

No. 5 of 1884 of the COURT OF THE DISTRICT MAGISTRATE, BOMBAY.

Burns Krishnas Chell, son of Dorab	Baps Chell, residing at	
Kattankulam, Arakanah Wala	" "	Pattanam (Delhor).
Kumar Nannas Chell and son others	" "	Seppanadu (Gudilova)

Notice is hereby given that, under section 41 of the Freedmen's Inheritance Act V of 1930, that the aforesaid petitioner has applied to this court for an order of final discharge and that his application is noted for 50th August 1954. Any creditor wishing to oppose the same may do so.

No. 11 of 1973 in the Series of the District Muzny, Khabarovsk

Changiraya Nayada, son of Nageswami Nayada, Bhoja, residing at Hiteva, Dindori taluk	Fetters [Ditto]
Maheshwar Shri Manasa Chetti and Son others	Revenue [Ditto]

Notice is hereby given that, under section 26 of Act V of 1920, the aforementioned petitioner was adjudicated an insolvent on 20th June 1924. The petitioner has been directed to apply for his discharge within six months. All creditors are required to prove their claims as soon as possible by delivering or sending by registered post to the Official Receiver, North Africa, an affidavit in Form No. 4 of the Personal Insolvency Rules.

KOTA MARASINGHAM PANTULU,
Savitri Nisad

¹ *Challenger*, 34th. July 1894.

Ms. A. 9. 1653 (K.A. No. 518 of 1934) is now owned by the National Library, Sweden.

Tallars Naranjola	Patience (Dobler).
Arch Febbraro, Geras Ramonera, Martorell Vichola	
Sobarra, Ummehi Anorro and Bala Rosalera	Benavente (Oradillo).

2. Notice is hereby given that the above named petitioner has applied to this Court for an order of discharge under section 41 of the Provincial Insolvency Act of 1909 and that the petition stands posted to 23rd August 1924.

P. M. Srinivasa Ayyangar,
Dalrymple House

Trans. 2001 July 1994

No. 5 of 1922 (38, No. 42 of 1921 of the file of the District Court's Court, Pridneprovsk)
of the Court of the District Court, Pridneprovsk.

Kent, Richard	"	"	"	"	"	Fifties
Rita Hayworth and others	"	"	"	"	"	Sixties

Noting it is hereby given that the above-named petition has been applied to this Court to declare her an insolvent and that the application is dated 1st September 1963 for hearing.

No. 18 of 1934 (No. 1 of 1934 in the case of the District Magistrate's Court, Pithampur)
of the Court of the Criminal Justice, Bhopal.

Total Polysaccharide	100	100	100	Polysac.
Total Saccharose and above	100	100	100	Saccharose

Nolan is hereby given that by an order of the Court dated 22nd July 1984 the aforementioned petition was adjourned on condition. The officers of the aforementioned petition should pay their debts on or before 24th August 1984 by debiting it by writing by registered post on affidavit in Form No. 151 of the Madras Provincial Insolvency Rules, 1906. The petitioner to apply for discharge within two weeks.

No. 17 of 1924 (No. 1 of 1924 in the list of the District Court, Gombak)
in the Court of the Official Receiver, Gombak.

Hakdi Mera Sidi Petitioner.
Baki Sidi and others Creditors.

Notice is hereby given that by an order of the Court dated 30 July 1924 the above-named petitioner was adjudged as insolvent. The creditors of the above-named petitioner should prove their debts on or before 18th August 1924 by delivering or by sending by registered post an affidavit in Form No. III of the Madras Provincial Insolvency Rules, 1923. The petitioner to apply for discharge within one year.

No. 26 of 1924 (No. 1 of 1924 in the list of the Assistant Res. Court, Coimbatore)
in the Court of the Official Receiver, Coimbatore.

Yendakulatti Vennu Petitioner.
Dharmadurai Sallamanna and others Creditors.

Notice is hereby given that by an order of this Court dated 23rd February 1924 the above-named petitioner was adjudged as insolvent. The creditors of the above-named petitioner should prove their debts on or before 3rd September 1924 by delivering or by sending by registered post an affidavit in Form No. III of the Madras Provincial Insolvency Rules, 1923. The petitioner to apply for discharge within one year.

No. 45 (No. 16 in the list of the Official Receiver, Gombak)

Chandrasekhar Petitioner (Insolvent).
Tiruchendur Sathya, etc. Creditors (Creditors).

Notice is hereby given that the above-named petitioner has applied to the Court to discharge him as an insolvent and that the application is passed on 25th August 1924 for hearing.

Highway, 25th July 1924.

A. KANAKARAJU,
Official Receiver.

No. 18 of 1924 in the Court of the Official Receiver, Gombak.

Adambai Sath Insolvent (Petitioner).
Chandrasekhar and others Creditors.

Notice is hereby given to the above-named petitioner that he was adjudged insolvent by an order of the Court, dated 15th July 1924, and that the creditors should prove their debts as early as possible before the Official Receiver, Gombak, by filing an affidavit before him either in person or by registered post in Form No. 3 of the Madras Provincial Insolvency Rules, 1923. The petitioner is allowed one year within which to apply for his discharge.

No. 25 of 1924 in the Court of the Official Receiver, Gombak.

Tagavathi Vennu Insolvent (Petitioner).
Sankar Kothamangalam and others Creditors.

Notice is hereby given that the above-named petitioner was adjudged insolvent by an order of this Court, dated 20 July 1924, and that the creditors should prove their debts as early as possible before the Official Receiver, Gombak, by filing an affidavit before him either in person or by registered post in Form No. 3 of the Madras Provincial Insolvency Rules, 1923. The petitioner is allowed one month within which to apply for his discharge.

No. 30 of 1924 in the Court of the Official Receiver, Gombak.

Madappai Sath Insolvent (Petitioner).
Kalamanna Sathamanna and others Creditors.

Notice is hereby given that the above-named petitioner was adjudged insolvent by an order of this Court, dated 18th July 1924, and that the creditors should prove their debts as early as possible before the Official Receiver, Gombak, by filing an affidavit before him either in person or by registered post in Form No. 3 of the Madras Provincial Insolvency Rules, 1923. The petitioner is allowed one year within which to apply for his discharge.

No. 41 of 1924 in the Court of the Official Receiver, Gombak.

Kallakudi Sath Insolvent (Petitioner).
Sathamanna Yennu Creditors.

Notice is hereby given to the above-named petitioner that he was adjudged insolvent by an order of this Court, dated 20 July 1924, and that the creditors should prove their debts before the Official Receiver, Gombak, as early as possible by filing an affidavit before him in Form No. 3 of the Provincial Insolvency Rules, 1923. The petitioner is allowed one year within which to apply for his discharge.

No. 48 of 1924 in the Court of the District Judge, Gombak.

Chidambaram Vennu Petitioner (Insolvent).
Sathamanna Appalaraju and others Creditors.

Notice is hereby given that the above-named petitioner was adjudged insolvent by an order of this Court dated 18th July 1924 and that the creditors should prove their debts as early as possible before the Official Receiver, Gombak, by filing an affidavit before him either in person or by registered post in Form No. 3 of the Madras Provincial Insolvency Rules, 1923. The petitioner is allowed one month within which to apply for his discharge.

No. 65 of 1923 in the COURT of the OFFICIAL RECEIVER, GUNTUR.

Jayaramulu Nayana *Defendant (Indebted).*
 Subbaiah Crane Pak. Reddy and others *Creditors.*
 Notice is hereby given to the abovesaid petitioner that he was adjudged insolvent by an order of the Court, dated 25th July 1923 and that the creditors should prove their claims before the Official Receiver, Guntur, by filing an affidavit before him in form No. 3 of the Madras Provincial Insolvency Rules, 1922. The petitioner is allowed one year within which to apply for his discharge.

No. 2 of 1923 in the COURT of the OFFICIAL RECEIVER, GUNTUR.

Bala Rajagopal Reddy *Defendant (Indebted).*
 Dattala Venkata Reddy and others *Creditors.*
 Notice is hereby given that the abovesaid petitioner was adjudged insolvent by an order of this Court dated 16th July 1923 and that the creditors should prove their claims as early as possible before the Official Receiver, Guntur, by filing an affidavit before him either in person or by registered post in form No. 3 of the Madras Provincial Insolvency Rules, 1922. The petitioner is allowed one year within which to apply for his discharge.

No. 2 of 1924 in the COURT of the DISTRICT JUDGE, KARAKKOTTA.

Addulah Vethayya *Defendant (Indebted).*
 Kalamath Lakshminarayana and others *Creditors.*
 Notice is hereby given to the abovesaid petitioner that he was adjudged insolvent by an order of the Court dated 12th July 1924 and that the creditors should prove their claims as early as possible before the Official Receiver, Guntur, by filing an affidavit before him either in person or by registered post in form No. 3 of the Madras Provincial Insolvency Rules, 1922. The petitioner is allowed one year within which to apply for his discharge.

No. 5 of 1924 in the COURT of the DISTRICT JUDGE, GUNTUR.

Rajyalakshmi Reddy *Defendant (Indebted).*
 Laxmi Reddy at Rayudu's Public Office and others *Creditors.*
 Notice is hereby given to the abovesaid petitioner that he was adjudged insolvent by an order of this Court dated 12th July 1924 and that the creditors should prove their claims as early as possible before the Official Receiver, Guntur, by filing an affidavit before him either in person or by registered post in form No. 3 of the Madras Provincial Insolvency Rules, 1922. The petitioner is allowed one year within which to apply for his discharge.

No. 9 of 1923 in the COURT of the OFFICIAL RECEIVER, MADURAI.

Ganesan Lakshminarayana *Defendant (Indebted).*
 Parthasarathy Shanmugasami and others *Creditors.*
 Notice is hereby given that the abovesaid petitioner was adjudged insolvent by an order of the Court dated 12th July 1923 and that the creditors should prove their claims as early as possible before the Official Receiver, Guntur, by filing an affidavit before him either in person or by registered post in form No. 3 of the Madras Provincial Insolvency Rules, 1922. The petitioner is allowed one year within which to apply for his discharge.

Guntur, 23rd July 1924.

P. V. SUBBIAH RAO,
Official Receiver.

No. 100 of 1919 in the COURT of the OFFICIAL RECEIVER, MADURAI.

[*Is in the Insolvency of P. S. Annapayya Pillai of Periyakulam.*]
 Notice under section 84 of Act V of 1920 is hereby given that a dividend is intended to be declared in the said matter and that the creditors, who have not proved before, are required to prove their claims by an affidavit with documents in support thereof on or before 12th September 1924, failing which a dividend will be distributed without any regard to their claims.

No. 1 of 1920 in the COURT of the OFFICIAL RECEIVER, MADURAI.

[*Is in the Insolvency of Annapayya Pillai of Periyakulam.*]
 Notice under section 84 of Act V of 1920 is hereby given that a dividend is intended to be declared in the said matter and that the creditors, who have not proved before, are required to prove their claims by an affidavit with documents in support thereof on or before 12th September 1924, failing which a dividend will be distributed without any regard to their claims.

No. 125 of 1920 in the COURT of the OFFICIAL RECEIVER, MADURAI.

[*Is in the Insolvency of Ramaswami Chetty of Kallaruppalam.*]
 Notice under section 84 of Act V of 1920 is hereby given that a dividend is intended to be declared in the said matter and that the creditors, who have not proved before, are required to prove their claims by an affidavit with documents in support thereof on or before 20th August 1924, failing which a dividend will be distributed without any regard to their claims.

No. 108 of 1920 in the COURT of the OFFICIAL RECEIVER, MADURAI.

[*Is in the Insolvency of Thevaras Thiruvai of Agasthipalam near Chidambaram.*]
 Notice under section 27 (7) of Act V of 1920 is hereby given that the time granted to the insolvent Thevaras Thiruvai, son of Bhagavathi Thevar, residing at Agasthipalam near Chidambaram, to make an application for discharge is extended by another one year from 22nd May 1924.

No. 75 of 1922 in the COURT of the OFFICIAL RECEIVER, MADURAI.

[*Is in the Insolvency of Karmayya Thiruvai and others of Kallaruppalam, Periyakulam (Arak).*]
 Notice under section 84 of Act V of 1920 is hereby given that a dividend is intended to be declared in the said matter and that the creditors, who have not proved before, are required to prove their claims by an affidavit with documents in support thereof on or before 20th August 1924, failing which a dividend will be distributed without any regard to their claims.

No. 122 of 1922 in the Court of the Official Receiver, Malacca.
[As to the Insolvency of P. M. Permal Apper of Malacca.]

Notice under section 44 of Act V of 1920 is hereby given that a dividend is intended to be declared in the said matter and that the creditors, who have not proved before, are required to prove their debts by an affidavit with documents in support thereof on or before 20th August 1922, failing which a dividend will be distributed without any regard to their claims.

No. 162 of 1922 in the Court of the Official Receiver, Malacca.
[As to the Insolvency of Felix Chett of Malacca.]

Notice under section 44 of Act V of 1920 is hereby given that a dividend is intended to be declared in the said matter and that the creditors, who have not proved before, are required to prove their debts by an affidavit with documents in support thereof on or before 25th September 1922, failing which a dividend will be distributed without any regard to their claims.

No. 24 of 1923 in the Court of the Official Receiver, Malacca.
[As to the Insolvency of K. V. Chinnai Nader and another of Perippholam.]

Notice under section 44 of Act V of 1920 is hereby given that a dividend is intended to be declared in the said matter and that the creditors, who have not proved before, are required to prove their debts by an affidavit with documents in support thereof on or before 15th September 1923, failing which a dividend will be distributed without any regard to their claims.

No. 3 of 1924 in the Court of the Official Receiver, Malacca.

M. T. Mathakrishnan Chettiar Petitioner.
Bapagochan Chettiar and others Creditors.

Notice under section 44 of Act V of 1920 is hereby given that M. T. Mathakrishnan Chettiar, son of Chinnai Chettiar, residing at Nerun, Kolar taluk, the petitioner above named, was adjudged insolvent by this Court on 4th July 1924 and that he is directed to apply for discharge within eighteen months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Malacca, an affidavit in Form No. 2 of the Provincial Insolvency Rules.

No. 18 of 1924 in the Court of the Official Receiver, Malacca.

Aiyava Rameswar alias Varman Abdul Rahman Ravattar Petitioner.
Rameswar Aliyavattar Ravattar and others Creditors.

Notice under section 44 of Act V of 1920 is hereby given that Aiyava Rameswar alias Varman Abdul Rahman Ravattar, son of Dosa Sorn Rameswar, residing at Vadamalai, District of Madras, the petitioner above named, was adjudged insolvent by this Court on 20th June 1924 and that he is directed to apply for discharge within eighteen months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Malacca, an affidavit in Form No. 2 of the Provincial Insolvency Rules.

No. 19 of 1924 in the Court of the Official Receiver, Malacca.

Arumugam Pillai Petitioner.
Soma Pillai and others Creditors.

Notice under section 44 of Act V of 1920 is hereby given that Arumugam Pillai, son of Rameswar Pillai, residing at Chinnamangai, Perippholam taluk, the petitioner above named, was adjudged insolvent by this Court on 20th June 1924, and that he is directed to apply for discharge within eighteen months from the date of adjudication.

No. 26 of 1924 in the Court of the Official Receiver, Malacca.

Rama Appayagar Petitioner.
Soma Appayagar and others Creditors.

Notice under section 44 of Act V of 1920 is hereby given that Rama Appayagar, son of Kallandharan alias Rameswar Appayagar, residing at Kaniyathurai, Malacca, the petitioner above named, was adjudged insolvent by this Court on 19th July 1924 and that he is directed to apply for discharge within six months from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Malacca, an affidavit in Form No. 2 of the Provincial Insolvency Rules.

No. 30 of 1924 in the Court of the Official Receiver, Malacca.

Rameswandas Vaidyanath Apper Petitioner.
Lagan Nattarasu Rameswar and others, debtors to him (through one of his sons Lagan Nattarasu Rameswar) Creditors.

Notice under section 44 of Act V of 1920 is hereby given that Rameswandas Vaidyanath Apper, son of Rameswandas Vaidyanath Apper, residing at Kumbakonam, Kaveri taluk, Malacca, the petitioner above named, was adjudged insolvent by this Court on 20th June 1924, and that he is directed to apply for discharge within six months from the date of adjudication.

No. 33 of 1924 in the Court of the Official Receiver, Malacca.

Rajagopal Nigudai Petitioner.
Prasanna Nigudai and others Creditors.

Notice under section 44 [7] of the Act V of 1920 is hereby given that Rajagopal Nigudai, son of Chinnamangai Nigudai, residing at Cuddalore, Malabar taluk, has applied for being declared an insolvent and the petition is posted to 15th August 1924. Any creditors wishing to oppose the same may appear by this date either in person or by vald.

No. 28 of 1934 is THE CODE OF THE OFFICIAL RECEIPTS, MADRAS.

Ed. Chas.	Pilgrims.
Mary, Peter and others	Civilian.

Notes under serial 41 of Jan. Y of 1952 whereby gyron (aka) Kall Christian of Seibershausen, Oberbayern, is listed as Kall Christian, Seibershausen village, Bavaria, Austria, the publisher subsequently was informed by this Court on 31 July 1952, and that he is directed to apply for a passport and travel documents from the date of adjudication. The airlines are required to prove their debts or fees, as possible by delivering an invoice by registered post to the Official Receiver, Munich, an affidavit in Form No. 3 of the Provincial Landship Rules.

Ma. 42 of 1905 of the Soviet of the Central Executive, Moscow.

Erichsenwert Nachbren.	Prüfman.
Radl. Naßlage und odorne	Ordnung.

Notice under section 18(1) of the Act V of 1920 is hereby given that Kishorewari Nookin, son of Purnan Baskin, residing at Vennipally, Sattenapalli, Palki taluk, has applied for being declared an insolvent and the petition is posted on 18th August 1924. Any creditors wishing to present the same may appear on that date either in person or by valuer.

No. 47 of 1924 of the Court of the Central District, Moscow.

Sayid Mahmud Hossain	Fiddling
Mohd. Rezaee Feroz Lala Palaniswami Chand and others	..				Cooking

Article under section 11 (1) of the Act V of 1920 is hereby given that Rajul Mahomed Kowthar, son of Bunt Lutfan Kadir Meera Kowthar, residing at Nageshwar, Dindigul, has applied for being declared an insolvent; and the petition is placed to 26th August 1924. Any creditor wishing to oppose the same may appear on that date either in person or by writ.

No. 55 of 1954 is the Order of the Central Executive, Moscow.

Mrs. Elizabeth Bryant	"	"	"	"	Fellows.
Miss Brewster (through mother and guardian)	Servants				
Master	"	"	"	"	Clergy.

Notices under section 40 of Act V of 1938 (formerly group 2), *as to* Giovanni Agnoli, son of Eusebio and Felicia, residing at Lido di Ostia Mare, Italy, and his wife, the petitioner, were admitted to the United States on 14th July 1934, and the petitioner has applied for admission within five months from the date of adjudication. The consulates are requested to issue their visas as soon as possible by following an order by registered post to the United States, Mexico, or officials in Form No. 3 of the Department Consulate Rules.

No. 64 of 1984 is the Order of the Council of Ministers. Moscow.

Sodium Oxide and another	Perfluoro-
or all Hydroxyacid Oxides and others	Chloride.

Under order section 18 (1) of Act V of 1950 is hereby given that (1) Brijvan Choudh, son of Brijbhawan Choudhary, residing at Vidarbhanagar street, Thane, and (2) Brijbhawan Choudhary, son of Brijbhawan Choudhary, residing at Yashwantrao street, Thane, are applied for being declared insolvent and the petition is posted to 14th August 1954. Any creditor wishing to oppose the same may appear on that date either in person or by vald.

No. 77 of 1834 of the Court of the Council, Havana.

M. Subramanian Ayyar	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482	4
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Station under section 20 of the Act V of 1923 is hereby given that Subashchandra Arya, son of Mohan Arya, residing at Thiruvananthapuram, Malabar, India, and at Sengapoor, Singapore, the petitioner whose name was assigned last night by this Court, and who has the right and that he is desirous to apply for change within five months from the date of his appointment, is now required to prove that he is as near as possible by delivering or sending by registered post to the District Revenue, Madras, an affidavit in Form No. 3 of the Provincial Landrevenue Rules.

No. 15 of 1904 is now Called by the Official Receiver, Manager.

A. Hrasovec Chetiv	"	"	"	"	Pelikan,
S. Alojz Piskal and another	"	"	"	"	Cosider.

Notice under section 15 (1) of Act V of 1929 is hereby given that A. Manikavas Chetti, son of Arumambalam Chetti, residing at West Market Chetti street, Madras, has applied for being declared an insolvent and the petition is posted to 14th August 1930. Any creditors wishing to oppose the same may appear on that date either in person or by vald.

No. 89 of 1954 in the Case of *vs. Orestes Pacheco*, 18,000.

F. A. Gregory	President.
A. Panch, through agent Mr. H. E. Francis of the Trust of India, Limited, India, and others	Opposition.

Notice under section 15(1) of Act V of 1925 is hereby given that F. A. Gregory, one of Messrs Gregory, residing at Lake View Hotel, Kodaikanal, has applied for being declared an insolvent and the petition is posted to 12th August 1924. Any creditors wishing to oppose the same may appear on that date either in person or by writ.

Madison, Wis. July 1834.

T. S. RAMASWAMI AYYANGAR,
Offical Examiner

No. 8 of 1923 (No. 12 of 1923 of the Bill of the District Court, TROBANDIA);
IN THE COURT OF THE DISTRICT JUDGE, TROBANDIA.

M. K. C. Silva, son of Carlos Silva, residing in St. Karapaga street,
Trobandia Debit.

Notice is hereby given that the above-named debtor has been adjudged by me an insolvent on 25th July 1923. Persons claiming themselves to be creditors are hereby required to prove their claims as soon as possible by delivering or sending by registered post-official, of post as per Form No. 2 attached to Medica Provisional Inventory Rules, 1920, accompanied with books, accounts, vouchers and other documents to substantiate their claims; after which date I shall proceed to issue schedule for proved debts. The debtor is further directed to apply for his discharge within one year from now.

No. 26 of 1924 (No. 18 of 1923 of the Bill of the District Court, TROBANDIA);
IN THE COURT OF THE DISTRICT JUDGE, TROBANDIA.

J. Appanaperumal Pillai, son of Raja Pillai, Vellaparam, Seival.
Kondam taluk Debit.

Notice is hereby given that the above-named debtor has been adjudged by me an insolvent on 24th July 1924. Persons claiming themselves to be creditors are hereby required to prove their claims as soon as possible by delivering or sending by registered post-official, of post as per Form No. 2 attached to Medica Provisional Inventory Rules, 1920, accompanied with books, accounts, vouchers and other documents to substantiate their claims; after which date I shall proceed to issue schedule for proved debts.

The debtor is further directed to apply for his discharge within one year from now.

No. 42 of 1921 (No. 21 of 1920 of the Bill of the District Court, TROBANDIA);
IN THE COURT OF THE DISTRICT JUDGE, TROBANDIA.

Vellayappa Thilman, son of Srinivasa Thilman, Muttukko-
mangalapuram, Kallupatti taluk Debit.

Notice is hereby given that creditors of the above-named insolvent, are required to prove their debts on or before the 15th day of August 1924, failing which such debts will be deemed and distributed without regard to their claims.

Trobandia, 26th July 1924.

A. SUBRAHMANYA AYYAR,
Official Receiver.

The adjudication orders passed are hereby cancelled under section 42 of Act V of 1920—

- (1) I.P. No. 3 of 1923—R. Pella Koda Man.
- (2) I.P. No. 9 of 1923—D. Palurathan.
- (3) I.P. No. 12 of 1923—Maha Thang.
- (4) I.P. No. 13 of 1923—Kannan Sankha Ramayya.
- (5) I.P. No. 15 of 1923—Kallu Vengayya.
- (6) I.P. No. 16 of 1923—Magad Kallayya.

Trobandia, 26th July 1924.

N. R. NARAYANACHARI,
District Magistrate.

Notice is hereby given that the order of adjudication passed against Kannaiah Ramayya, son of Sankarai, in I.P. No. 9 of 1923 of the Bill of the District Court is hereby cancelled under section 42 of the Provisional Inventory Act, 1920.

Trobandia, 26th July 1924.

G. BHASKARA REDDI,
District Magistrate.

REVENUE NOTIFICATIONS.

NOTIFICATIONS

In exercise of the powers delegated under clause 3 of section 4 of the Madras Survey and Boundaries Act, VIII of 1915, the Survey of Revenue hereby appoints the Revised Settlement Officer, No. II Pargi, Kottam, as Survey Officer under the said Act in connection with the survey of (1) lands claimed to "grazing ground, pasturelands" or "pastureland" of the settlement, (2) revenueable water lands, and (3) relinquished railway lands lands in the North Arcot district.

Board (Land Revenue and Settlement),
Madras, 26th July 1924.

K. K. CHIDAMBARAM AYYAR,
Assistant Secretary.

7. Persons applying for the issue of licenses will be responsible to Government for all sums payable on account of the trees licensed to be tapped.

8. (1) On receipt of an application, the Inspector, unless he sees special cause to the contrary, will summon his men for the tapping of the trees by an officer of rank not lower than a Sub-Inspector and for the issue of the license. Applicants for trees shall point out to the tapping officer, when required by the latter to do so, the trees applied for by them. Should they fail to do so after reasonable notice, the fees paid by them shall be liable to be retained at the Collector's discretion.

(2) In the Gulever district, in the Monagay, Monagayam, Tondy, Elore, and Yonagayam taluqs of the Kivra district, in the Bopala and Bopala taluqs of the Guntur district and in the villages of the Agency waste specified in Schedule I, trees intended for the felling of fermented toddy and those for the felling of sweet toddy shall, as far as possible, be in separate types or blocks.

9. Collectors may, from time to time, prescribe the minimum number of trees to be entered in an original application. They may also direct that the trees situated in one village only shall be included in one application.

10. Toddy shall not be drawn from any toddy tree, nor shall any pot be attached to any toddy tree until the tree has been marked by the proper officer.

11. For palmyra and date trees in the Presidency and for Dodand (Aranya Niyam) trees in South Kanara, one-tapping license shall be issued, that is, in force from 1st October or any subsequent date in the 31st September immediately following, and for coconut and sugarcane trees they shall be half-yearly, that is, in force from 1st October or any subsequent date in the 31st March immediately following, and from 1st April or any subsequent date in the 31st September immediately following, except in the case of the trees which have been already tapped, in which the full term may be issued.

12. The following shall be the fees payable on account of each tree for the tapping of which license is applied for:—

Outline.	Coconut palm (for each tree-year as defined in rule 11 above)	Sugar palm (for each tree-year as defined in rule 11 above)	Palmyra or date palm (for each tree-year as defined in rule 11 above)	Various (Aranya Niyam) palm (for each tree-year as defined in rule 11 above)
"	Rs. 4 0	Rs. 4 0	Rs. 4 0	Rs. 4 0
Malabar, Chingayak, Tannerville and Kumbalangi	4 10 0	11 5 0	3 00 0	...
Tannerville, except villages in Schedule II...	3 10 0	7 5 0	2 00 0	...
Agency waste—Villages in the Chingayak, Tannerville and Malabar taluqs in Schedule I	8 10 0	1 00 0	0 00 0	...
Tannerville—Villages noted in Schedule II...	7 10 0	4 00 0	1 00 0	...
Agency waste—Villages noted in Schedule I except those in the Chingayak, Tannerville and Malabar taluqs	4 00 0	9 00 0	0 00 0	1 00 0

The trees for payable by toddy shopkeepers in the Tannerville and Kumbalangi districts who mark in August and September palmyras which they cut but whether species will be at the rate of Rs. 1-10-0 per tree.

13. The fees payable on account of any license issued under these rules shall be payable in the following instalments unless the Commissioner of Kolar directs otherwise:—

Period within which the license is applied for.	Instalments in which license is to be paid.
<i>In the case of half-yearly fees.</i>	
Between 1st October and 31st December in any year	Cash at the time of application and the other half on the 1st February following.
Between 1st January and 31st March in any year	Cash at the time of application.
Between 1st April and 31st June in any year	Cash at the time of application and the other half on the 1st July following.
Between 1st July and 31st September in any year	The whole at the time of application.
<i>In the case of annual fees.</i>	
Between 1st October and 31st December in any year	Cash at the time of application and the other half on the 1st February following.
Between 1st January and 31st April in any year	Cash at the time of application and the other half on the 1st of the second month in issue.
Between 1st May and 31st September in any year	The whole at the time of application.

Note.—The tree-tax payable by the holders in the villages mentioned in Schedule II shall be paid in one instalment at the time of application.

14. Every instalment of tree-tax shall be paid on the first day of the month in which it falls due.

15. For the convenience of applicants, applications will be received from 1st September or 1st March, but no trees will be marked, nor licenses issued, nor preparation of species permitted before 15th September or 15th March; nor shall pots be attached to trees before the evening of the 15th September or 15th March, as the case may be. In the case of "Kadapa" palmyras trees tapped at successive rates in the Tannerville and Kumbalangi districts, marking will be allowed from the 15th July.

In the case of dry trees the process of preparation will be altered from the 15th September but the location required for the felling of the dry trees will not be altered before the evening of the 20th September. It is to be noted that only be done except during the currency of the license.

16. All felling done under the foregoing license granted is according with the rules shall, as soon as the tree has been cut down, be immediately conveyed direct to a distillery or a bonded tally shop under a general license permit which will be granted gratis by the Excise. In the South African District when a license holder is charged the duty in which his tally is to be sold, the permit will be stamped on application and no preparation of the same is allowed in the case for duty of the value of one shilling to be added to the application. No felling done under these rules shall be sold otherwise than to a bonded distiller or a bonded receiver except at a regularly licensed shop. These two classes are in the open and absolutely prohibited.

17. Between sunset and sunrise no felling shall be done or kept by a person holding a license under these rules in the garden or field in which stand the trees which he is licensed to fell, except the felling authorized in the case of the trees of the forest, provided that the Commissioner of Revenue may, on sufficient cause being shown, relax the restriction in any local area.*

* In the District Three Code permits and duty tally may be done as early as 4 p.m.

SCHEDULE I.

VERBENAVERA ARBOR.

Felling tally.

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Tallereses fish.		Tallereses fish—cont.		Tallereses fish—cont.	
1. <i>Belontiidae</i>		35. <i>Daniconius</i>		(<i>Channa</i> part.)	
2. <i>Mochrus</i>		36. <i>Tetraodon</i>		100. <i>Channa</i>	
3. <i>Gambusia</i>		37. <i>Aplocheilichthys</i>		101. <i>Channa</i>	
4. <i>Gambusia</i>		38. <i>Channa</i>		102. <i>Channa</i>	
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38. <i>Channa</i>		72. <i>Channa</i>		136. <i>Channa</i>	
39. <i>Channa</i>		73. <i>Channa</i>		137. <i>Channa</i>	
40. <i>Channa</i>		74. <i>Channa</i>		138. <i>Channa</i>	
41. <i>Channa</i>		75. <i>Channa</i>		139. <i>Channa</i>	
42. <i>Channa</i>		76. <i>Channa</i>		140. <i>Channa</i>	
43. <i>Channa</i>		77. <i>Channa</i>		141. <i>Channa</i>	
44. <i>Channa</i>		78. <i>Channa</i>		142. <i>Channa</i>	
45. <i>Channa</i>		79. <i>Channa</i>		143. <i>Channa</i>	
46. <i>Channa</i>		80. <i>Channa</i>		144. <i>Channa</i>	
47. <i>Channa</i>		81. <i>Channa</i>		145. <i>Channa</i>	
48. <i>Channa</i>		82. <i>Channa</i>		146. <i>Channa</i>	
49. <i>Channa</i>		83. <i>Channa</i>		147. <i>Channa</i>	
50. <i>Channa</i>		84. <i>Channa</i>		148. <i>Channa</i>	
51. <i>Channa</i>		85. <i>Channa</i>		149. <i>Channa</i>	
52. <i>Channa</i>		86. <i>Channa</i>		150. <i>Channa</i>	
53. <i>Channa</i>		87. <i>Channa</i>		151. <i>Channa</i>	
54. <i>Channa</i>		88. <i>Channa</i>		152. <i>Channa</i>	
55. <i>Channa</i>		89. <i>Channa</i>		153. <i>Channa</i>	
56. <i>Channa</i>		90. <i>Channa</i>		154. <i>Channa</i>	
57. <i>Channa</i>		91. <i>Channa</i>		155. <i></i>	

ACKNOWLEDGMENTS

List of Values
Encountered: 101

na gswrta pralito

1. <i>Prorhynchus</i>	4. <i>Gnathopoda</i>	7. <i>Encrinurus</i>	10. <i>Chelonicarpus</i>
2. <i>Parafix</i>	5. <i>Marifera</i>	8. <i>Chrysomelidae</i>	11. <i>Parafix</i>
3. <i>Phyllophaga</i>	6. <i>Chrysomelidae</i>	9. <i>Chrysomelidae</i>	

Subclass Insecta

1. <i>Curculionidae</i>	4. <i>Curculionidae</i>	7. <i>Curculionidae</i>	10. <i>Curculionidae</i>
2. <i>Curculionidae</i>	5. <i>Curculionidae</i>	8. <i>Curculionidae</i>	11. <i>Curculionidae</i>
3. <i>Curculionidae</i>	6. <i>Curculionidae</i>	9. <i>Curculionidae</i>	12. <i>Curculionidae</i>

(1) the design shall not be delivered to any person not licensed or otherwise authorized to be in possession of the drug, who purports to be sent by or on behalf of a person so licensed or authorized, unless such person produces an authority in writing, signed by the person so licensed or authorized, to receive the drug on his behalf and unless the licensed dealer is satisfied that the authority is genuine.

(2) such design shall be sold only in packages or bottles plainly marked with the amount of the drug in each package or bottle and

(3) any preparation, container, wrapper or other substance containing such design shall be sold only in packages or bottles plainly marked.

(4) in the case of a jar, tin, solution or ointment, with the total amount thereof in each package or bottle and the percentage of the drug in the product, solution or ointment.

(5) in the case of tablets or other articles with the amount of the drug in each article and the number of articles in the package or bottle.

And he may not sell in any one more than the quantity which each dealer, chemist, pharmacist or person may lawfully possess. Prohibit of supply from one licensed dealer's shop to another or to any licensed chemist's shop in the Province shall be secured by a post granted by the Collector of the district in which the transaction is made.

V. The licensee shall, as requisition by the Collector or by any other officer duly authorized by him, deliver up his license for examination or for the issue of a fresh license.

VI. The licensee shall maintain true accounts of all transactions which shall show, in respect of each receipt, the source of supply and the quantities received and, in respect of each issue, the quantity issued and the name and address of the person to whom it is issued. Such accounts shall be preserved for not less than two years from the date of the last entry in the accounts.

VII. The licensee shall file in respect of his accounts of receipts the original receipts for duty paid or remission of duties obtained otherwise than by import by sea, and in respect of his accounts of issues, a receipt from each person to whom or some in trade or the order or which it is made.

VIII. Books of morphine drugs and all accounts and records of transactions under this license shall be open to inspection by an officer of the Excise Department not lower in rank than a Sub-Inspector.

IX. In case of breach of any of the provisions of this license the Collector may impose a fine not exceeding Rs. 100 for every such breach and may cancel the license forthwith.

X. The imposition of a fine or cancellation of the license under the foregoing provisions shall not operate as a bar to prosecution for any offence which may have been committed under the Opium Act of 1924.

XI. If the licensee shall have in his possession on the expiry, revocation, or suspension of his license any morphine drugs he shall deliver them up to the Collector. The licensee shall be bound to produce in such quantity and according to such rules as he may be liable to sell in two months and such rules as the Collector may think fit morphine drugs that may be delivered up to the Collector by any licensee whose license has expired or has been withdrawn.

Dated this	day of	192
Signature		Collector of

Assurance.

The following preparations are exempted from the operation of the Opium Act and may therefore be imported, possessed, transported, sold, and exported without restriction provided that their import by sea shall be permitted only by means other than that of the post.

The exemption shall not apply to the case of importation of these preparations from a foreign country, in which case the license should obtain from the Excise Commissioner the prescribed import certificate and forward it to the exporting firm or consignor in addition to the license.

- | | |
|---|---------------------------------------|
| (1) Anodyne Fine Extractum. | (7) Mixture Apomorphine et Terpent. |
| (2) Apomorphine Hydrochloridum. | (8) Powder Balsam of Aniseed. |
| (3) Symples Apomorphine. | (9) Coughsyrup. |
| (4) Levogyne Apomorphine O. Colicine. | (10) Chloroform. |
| (5) Capsules Colicine et Res. Camphor Indica. | (11) Apomorphine Hydrochloridum. |
| (6) Symples Colicine Phosphates. | (12) Colicine. |
| (7) Levogyne Colicine. | (13) Mixture Morphine Hydrochloridum. |
| (8) Levogyne Apomorphine O. | |

FORM 100

License granted to a dealer for the retail of morphine drugs on prescription only.

(To be granted by the Collector)

Number of houses.
Name and description of person licensed.
His residence.
His place of business.

*An approved purchaser may possess for his use in his private dwelling for such morphine drugs not exceeding in the aggregate 100 grains.

† Provided that they do not exceed more than two grains of morphine per fluid ounce.

‡ Morphine drugs means any chemical of opium or salt thereof, all derivatives thereof or collect, of such strength and dose as it, the mix of such derivatives, or if preparations containing any of these ingredients of such dose and strength which has been tested to 80° C. and contains not less than 30 per cent of morphine. i.e. Op. M. P. A. which is not to be prepared or purchased or mixed with adulterant materials.

The person mentioned above being a qualified dispensing chemist is hereby authorized to supply opiates, poisons and all morphia drugs from the date of this licence to the 31st day of March 1907, subject to the following conditions:—

CONDITIONS.

I. The licence shall be issued by the provisions of the Opium Act, by the Magistrate Resident in accordance with the notification of Government No. 2, dated 5th July 1905, published on page 504-716 of the Port St. George Gazette, dated 12th July 1905, Part I, as subsequently amended, and by any additional, general or special rules which may from time to time be made.

II. The licensee shall not have in his possession at any time more than ¹/₂ ounce of morphia drugs, and shall obtain them either by direct importation from a foreign country or from a licensed dealer in the Presidency or in another province of British India or by manufacture from opium as morphia drugs lawfully possessed by him and shall not receive or have in his possession drugs otherwise obtained. In the case of supplies from a foreign country or British India in another province in British India the licensee should first apply to the Commissioner relating the name and address of the firm from which he wishes to purchase the drugs and the quantity of the drugs required and obtain an import permit before he orders for the drugs. If the Commissioner is satisfied that the drugs are required solely for medicinal purposes and that the licensee is authorized to possess the quantity of the drugs required he will grant an import permit and in the case of drugs that are to be imported from a foreign country or British India the import certificate in the prescribed form. The licensee should forward the certificate to the exporting firm along with his order for the drugs. The import, export or transport of the drugs by post is absolutely prohibited. No consumption of morphia drugs imported shall be allowed before it has been verified and passed by an authorized Government officer.

III. The licensee shall not manufacture, possess or sell morphia drugs in virtue of this licence at any place except the premises specified above.

IV. (a) The licensee shall sell morphia drugs only on prescriptions and in each quantity and for the use of each person only as may be specified in the prescriptions.

Here,—"Prescriptions" means a prescription given by an approved practitioner for the supply of morphia drugs to a patient and it should comply with the following conditions:—

(1) The prescriptions shall be given only in the prescribed "Official Form" to be issued.

(2) The prescriptions must be in writing, must be dated and signed by the approved practitioner with his full name and address and must specify the name and address of the patient in whom the prescription is given and the total amount of the drug to be supplied on the prescription.

(3) The prescriptions shall not be given for the use of the practitioner himself.

(4) A prescription shall only be given by a registered dentist for the purpose of dental treatment and shall be marked "For dental treatment only".

(5) A prescription shall only be given by a registered veterinary surgeon for the purpose of treatment of animals and shall be marked "For animal treatment only".

(6) An approved practitioner shall not give any prescriptions for the supply of any of the drugs otherwise than in accordance with foregoing conditions.

(7) If the prescription does not bear a superscription by an approved practitioner stating that it is to be repeated and at what interval of time it is to be repeated and how many times it is to be repeated, the licensee shall sell morphia drugs not only on such prescriptions, and shall return the prescriptions; provided that he shall first send the person presenting the prescriptions that unless it bears such a superscription as aforesaid it will be returned.

(8) If the prescriptions bear a superscription as aforesaid he shall enter in the prescriptions the date of sale and whether or not the prescription; provided that if it appears that morphia drugs have already been sold on the prescription there must be such number of times less than those in the prescriptions is required to be repeated, or that the interval specified in the superscription has not elapsed since the prescription was last dispensed, he shall not sell morphia drugs on such prescriptions unless it is further superscribed in that behalf by an approved practitioner.

V. The licensee shall, on requisition by the Collector or by any other duly authorized by him, deliver up his licence for surrender or for the issue of a fresh licence.

VI. The licensee shall maintain true accounts of all transactions, which shall show in respect of each receipt the name of the party and the quantity received and in respect of each issue, the quantity issued, the name and address of the person to whom it is issued and the name of the practitioner on whose prescription it is issued. Such accounts shall be preserved for not less than two years from the date of the last entry in the accounts.

VII. The licensee shall file in support of his accounts of receipts the original receipts for the drugs sold or the account of supplies obtained otherwise, then by import by sea and in support of the accounts of issues, copies of the prescriptions on which they are made.

VIII. Books of morphia drugs and all accounts and records of transactions under this licence shall be open to inspection by an officer of the Excise Department not lower in rank than a Sub-Inspector.

IX. In case of breach of any of the conditions of this licence, the Collector may impose a fine not exceeding Rs. 100 for every such breach and may suspend the licence forthwith.

X. The imposition of a fine or suspension of the licence under the foregoing conditions shall not operate as a bar to prosecution for any offence that may have been committed under the Opium Act I of 1875.

* To be filed in by the Collector according to requirements but not exceeding 12 ounces.

XI. If the licensee shall keep in his possession on the expiry, expiration or suspension of his license any stock of morphia drugs, he shall deliver them up to the Collector. The licensee shall be bound to purchase in such quantity not exceeding that which he is likely to sell in two months, and at such time as the Collector may direct, any morphia drugs that may be delivered up to the Collector by any licensee whose license has expired or has been withdrawn.

Dated this _____ day of _____ 190____.
 Station _____ District of _____
 Assistant _____

The following preparations are exempted from the operation of the Opium Act and may therefore be imported, possessed, transported, sold and exported without restriction provided that their import by sea shall be permitted only by means other than that of the post:—

This exemption shall not apply in the case of any batch of these preparations from a foreign country, in which case the license should obtain from the Home Commissioner the prior that import certificate and forward it to the exporting free as described in paragraph II of this license.

- | | |
|--|---|
| 1. Aconite Tinct. Extractum. | 8. Morphia Acetate in Tincture. |
| 2. Apomorphine Hydrochloride. | 9. Potash Bismuth of Ammonia. |
| 3. Symplocar Apomorphine. | 10. Camphoramide. |
| 4. Lactate Apomorphine U. S. Code. | 11. Chloroform. |
| 5. Capsule Containing a Sol. Cocaine in Oil. | 12. Apomorphine Hydrochloride. |
| | 13. Cocaine. |
| 6. Symplocar Cocaine Phosphate. | 14. Nicotinic Acid. |
| 7. Lactate Cocaine. | 15. Nicotinic Acid Phosphate Hydrochloride. |
| 8. Hyaline Apomorphine Ch. | |

* Permitted that they do not contain more than two grains of morphia per fluid ounce.

ANNEXURE

FORM No. _____

Dated _____

Official form of prescription.

(To be used whenever morphia drugs are prescribed.)

1. Specified all over the paper to which the prescription is attached.
2. Description of morphia drugs to be supplied.
3. Amount of morphia drug to be supplied.
4. If to be exported, state country from and to which intended to pass.

Address _____
 Date _____
 Assistant _____
 District _____

FORM No. (6).

No. _____
 The morphia license stated below is hereby permitted to transport morphia drugs described below by the route named. This permit must be carried with the transportation and it shall be filed in the license's journals:—

1. Name.
2. Licensed person's name to whom the transport is permitted.
3. License's person in which the transport is permitted.
4. Route of transport.
5. Date of expiry of permit.
6. Name of drug.
7. Quantity of the drug.

oz. lbs. grs.

Dated _____ District _____

No. _____
 Address of owner of permit for the transport of morphia drugs _____

To _____
 The Collector of _____ District _____
 I have this day issued a permit to the person mentioned below for the transport of morphia drugs:—

1. Name.
2. Licensed person's name to whom the transport is permitted.
3. License's person in which the transport is permitted.
4. Route of transport.
5. Date of expiry of permit.
6. Name of drug.
7. Quantity of the drug.

oz. lbs. grs.

Dated _____ District _____

No. _____
 Description of permit for the transport of morphia drugs.

(To be retained in the office of owner.)

1. Name.
2. Licensed person's name to whom the transport is permitted.
3. License's person in which the transport is permitted.
4. Route of transport.
5. Date of expiry of permit.
6. Name of drug.
7. Quantity of the drug.

oz. lbs. grs.

Dated _____ District _____

FORM No. 1.

Form of accounts to be maintained by M. and M. Revenue.

Month and date.	Particulars of transactions, with date, in words, or	Sole's a days						Balance and total in the end of month, balance and the total balance at the end of month.	Name of the person to whom the total is made.
		Daylight	Daylight	Daylight	Daylight	Daylight	Daylight		
On hand								
Received from								
Total								
Spent								
By way								

Office of the Commissioner of Estates,
Madras, 10th June 1904.H. R. HENDER,
Secretary

CONDUCT OF BUSINESS BY THE BOARD OF REVENUE.

Under section 2 of the Madras Board of Revenue Act, 1891, it is hereby notified that the Board of Revenue with the approval of the Government in Council has arranged the distribution and reservation of its business as follows:—

DISTRIBUTION OF BUSINESS.

Subjects assigned for disposal by the Collector, Madras.

- (1) Acts and Schemes—Revenue regarding
- (2) Conduct of public officers (unconnected)
- (3) Court of Wards (matrimonial and special inheritance)
- (4) Cases of dry regulation.
- (5) Notifications for the posts of Tahsildar and Deputy Tahsildar.
- (6) Recommendations for the post of Deputy Collector.
- (7) Recommendations for the retention or retirement of Deputy Collectors who have attained the age of 55 years.
- (8) The annual pay of Deputy Collectors and efficiency test.

Subjects assigned for disposal by the Revenue Officer.

- (9) Conduct of public officers (unconnected) of the grade of Tahsildar and above.
- (10) Missing Orders relating to Land Revenue and settlement matters.

Subjects assigned for disposal by a single Member.

A. Land Revenue and Settlement Department (Land Revenue Branch).

- (1) Administrative report relating to—
 - (a) Disturbances of wild animals.
 - (b) Division of land.
 - (c) Revenue and Revenue.
 - (d) By wild lands.
- (2) Statistical report—Land Revenue portion.
- (3) Land Revenue matters including suspension of revenue in arrears.
- (4) Revision of village subdivisions.
- (5) Travelling allowances.
- (6) Acquisition of land for public purposes.
- (7) Census.
- (8) Districts.
- (9) Disturbances of wild animals.
- (10) Land Revenue—
 - (a) Changes in establishment.
 - (b) Irregularly assessed and quarterly returns relating thereto.

Subjects assigned for disposal by a single Member—cont.

A. Land Revenue and Settlement Department (Land Revenue Branch)—cont.

- (11) Pensions service.
- (12) Quorums and notices.
- (13) Requisitioning of land.
- (14) Transfer of property—settled estates.
- (15) Village and taluk accounts dealt with in the Land Revenue Department.
- (16) Revenue matters.
- (17) Revision of assessment.
- (18) Taxes.
- (19) Land Revenue—
 - (a) Non-deductions.
 - (b) Land revenue.
 - (c) Land revenue.
 - (d) Revenue.
 - (e) Revenue (other than revenue and land).
- (20) Pensions.
- (21) Endowments (Regulation VII of 1887).
- (22) Yarns and Tenthredinal Pensions.
- (23) Public service and village officers—qualifications qualifying for in which other departments are not equally concerned.
- (24) Public Works and public construction and repairs.
- (25) Districts.
- (26) Revenue business statements.
- (27) Special funds.
- (28) Tour returns.
- (29) Village officers and village officers.
- (30) Zoonidars.
- (31) Miscellaneous—
 - (a) Allocation of land.
 - (b) Agriculture.
 - (c) District of land.
 - (d) Division of land.
 - (e) Division of land.
 - (f) Division of land.
 - (g) Division of land.
 - (h) Division of land.
 - (i) Division of land.
 - (j) Division of land.
 - (k) Division of land.
 - (l) Division of land.
 - (m) Division of land.
 - (n) Division of land.
 - (o) Division of land.
 - (p) Division of land.
 - (q) Division of land.
 - (r) Division of land.
 - (s) Division of land.
 - (t) Division of land.
 - (u) Division of land.
 - (v) Division of land.
 - (w) Division of land.
 - (x) Division of land.
 - (y) Division of land.
 - (z) Division of land.

* Where possible to say "The Member's subject" will forward to disposal of by a single Member.

PUBLIC WORKS NOTIFICATIONS.

UNCLAIMED SUMS.

Notice is hereby given that the amounts noted below have been outstanding in the accounts of this Division since the dates noted against each. If they are not claimed within one month from the date of this notification, the amounts will be forfeited to Government.—

(1) *Mahesh Nader*.—Deposit for not clearing damage to several panchayat trees in Thiridibha-Indian Park. Rs. 4 collected since April 1924.

(2) *Chandrasekhar Sivasubramanian*.—Deposit for not clearing damage to the masonry works while taking in Mardrasa street. Rs. 8 from April 1924.

(3) *Telegraphia P. P. P.*.—Amount of petty contract bill for the work of "Improvements in the Civil Division" used in the Division of Public Works—Sivasubramanian. Rs. 131. C.R. No. 62/1924. Rs. 80-2-3 outstanding from June 1922.

N. PARAMESWARAN PILLAI,
Assistant Engineer, Public Works Division.

Palanativel, 28th July 1924

NOTIFICATION.

It is hereby notified that the stables attached to the Public Works Department (Government Buildings, Telukupia, Amboynagar district), are not in good condition for occupation, the stables being used having been partly blown off by strong wind.

M. HERRERA DAD,
Assistant Engineer, Public Works Division.

Bellary, 24th July 1924.

MARINE NOTIFICATIONS.

REPORT OF VESSELS.

ARRIVED AT, AND DEPARTED FROM, THE PORT OF GEORGE TOWN
THE 24th OF THE 25th JULY 1924.

ARRIVALS.

Date.	Name of vessel.	Tonnage register	Owner	Where from.	Remarks.
July 24	S.S. "Campana"	1,371	F. P. Lovers	Barcelona	Arrived at No. 1, north quay No. 4
" 25	S.S. "Frigate"	1,111	F. J. Warden	Burgos	No. 1, north quay No. 2
" 26	M.S. "Barrington"	1,415	A. S. Lovers	Orin. Am.	West quay No. 7
" 27	S.S. "Dorset"	1,115	W. J. & H. S. Lovers	San Francisco	No. 1, north quay, west quay No. 2
" 28	S.S. "City of Auckland"	1,750	A. G. Lovers	New York	No. 1, north quay
" 29	S.S. "Vancouver"	1,100	A. S. Lovers	Colombo	West quay No. 2
" 30	S.S. "Hera"	1,100	F. P. Lovers	Barcelona	No. 1

DEPARTURES.

Date.	Name of vessel.	Tonnage register	Owner	Bound to	Remarks.
July 24	S.S. "Barrington"	1,415	E. C. M. Vals	Barcelona	No. 1, north quay No. 2
" 25	S.S. "Hera"	1,100	D. E. G. Vals	Barcelona	No. 1, north quay
" 26	S.S. "Hera"	1,100	A. S. Lovers	Barcelona	West quay No. 2
" 27	S.S. "Campana"	1,371	F. P. Lovers	Barcelona	West quay No. 2
" 28	S.S. "Campana"	1,371	F. P. Lovers	Barcelona	No. 1, north quay
" 29	S.S. "Campana"	1,371	F. P. Lovers	Barcelona	No. 1, north quay
" 30	S.S. "Campana"	1,371	F. P. Lovers	Barcelona	No. 1, north quay
" 31	S.S. "Campana"	1,371	F. P. Lovers	Barcelona	No. 1, north quay

S = Spanish, D = Dutch.

F = French, L = British.

S = Spanish.

Harbour Office, Malacca,
24 August 1924.

R. M. PHILLIPS, Commissioner, S.M.M.,
Off. Supply Commissioner of the Port.

NOTICES TO MARINERS.

No. 48 of 1924.

The following is published for information.

Presidency Port Office, Madras,
26th July 1924.

C. R. CAMPBELL, Captain, R.N.,
Presidency Port Office.

NOTICE TO MARINERS.

CHINA SEA—SOUTH-CHINA COAST—KARAKUMU DISTRICT.

Beema Shoal—Beema Shoal.

Continuation Reported.

Notice is hereby given that according to British Admiralty Notice to Mariners No. 625 of 1924 an obstruction has been reported in the Herson Strait, South Channel, in the following position:—

Latitude, 2° 50' N } Longitude, 116° 40' E } Depth: (British Admiralty Chart No. 428)

This obstruction is presumably a modern wreck.

(By order of the Inspector-General of Customs)

The Maritime Customs, Marine Department,
Shanghai, 25th June 1924.

E. J. HARRISON,
Chief Inspector.

No. 47 of 1924

INDIA—WEST COAST—CANOE.

The white pillar buoy marking the western limit of the anchorage off at Cochin port has drifted away. It will be replaced in its original position about the end of August.

Madras, 26th July 1924.

C. R. CAMPBELL, Captain, R.N.,
Presidency Port Office.

MILITARY NOTIFICATION.

REPORT OF DESTRUCTION.

Report of a destroyer as an observer without leave from the 2nd Battalion, The York and Lancaster 25 gun at, India, dated at Karachi, this 26th day of July 1924.

Destroyer, rank and name, 470189, Private, Roberts, Edward, age, 22 years 178 days height, 5 feet 3 inches, colour of complexion, dark; hair, brown; eyes, grey; build, compact; date of enlistment, 25th November 1922; place of enlistment, No. 10th; parish and county in which born, York, No. 10th, Yorkshire; date of desertion if observed, 16 Jan. 1924; date of desertion if observed, Karachi; marks, tattooed on 5—left arm; other observations.

A. H. HARRWOOD, Major,
Commanding 2nd Battalion, The York and Lancaster Regiment.

OFFICIAL ADVERTISEMENTS

MAIN NOTICE.

Notice is hereby given that the sites with the buildings mentioned for the establishment of the Pak Fortified of Munagutan on the seaboard situated will be sold in public auction by the Inspector, Comptroller-in-Chief of the Port Office, Singapore, General District, on 12th September 1924 commencing at 2 p.m., subject to the following conditions:

1. Persons wishing to bid should, before the commencement of sale, deposit a sum of Rs. 40 which will be returned to successful bidder at the end of sale. The selling officer may, at his discretion, refuse the amount so deposited at the time of auction.

2. No person will be allowed to bid for himself and another jointly unless he holds a power-of-attorney duly executed in his favour authorizing him to bid on behalf of such other person.

3. The only will be subject to conditions for the failure of Pak Revenue, Madras. The successful bidder should make a further deposit of half the amount of the purchase money; failing which the amount deposited by him at the commencement of the sale will be forfeited to the Government. He will be liable for any loss that may be incurred by the result, but will not be entitled to the profit, if any.

4. The condition of sale of the site will be communicated to the successful bidder as soon as possible and he should within ten days of such communication pay the balance of the purchase money. On payment of the balance amount, the successful bidder will be permitted to take possession of the land and the buildings thereon.

5. The auction purchaser should himself pay the land amount to the land as fixed by the Land Revenue Department from time to time.

BUILDINGS.

List of Buildings of Singapore Fish Factory, Commissioners' Office.

Block number	Name of block	First number of block	Year of completion	Description
1 (a)	Inspector's quarters with outbuildings.	1	1904	(a) A public building with attached road, two a motor, and with two side rooms and very low rooms. The first floor is a garden.
(b)	Assistant Inspector's quarters with outbuildings.	2	1904	(b) Two built a side room with a bath room attached. The first floor is a garden.
3	Clerk's office (two rooms)	1	1904	Public building. Attached road. The second floor is a garden.
4	Inspector's office	1	1904	New road in factory street.
5	Sub-Inspector's and Clerk's quarters	1	1904	Public building. Attached road. The second floor is a garden.
6	Police officer's house	1	1904	Public building. Attached road. The second floor is a garden.
7	Police officer's house	1	1904	Public building. Attached road. The second floor is a garden.
8	Police officer's house	1	1904	Public building. Attached road. The second floor is a garden.
9	Police officer's house	1	1904	Public building. Attached road. The second floor is a garden.
10	Police officer's house	1	1904	Public building. Attached road. The second floor is a garden.
11	Police officer's house	1	1904	Public building. Attached road. The second floor is a garden.
12	Police officer's house	1	1904	Public building. Attached road. The second floor is a garden.
13	Police officer's house	1	1904	Public building. Attached road. The second floor is a garden.
14	Police officer's house	1	1904	Public building. Attached road. The second floor is a garden.
15	Police officer's house	1	1904	Public building. Attached road. The second floor is a garden.
16	Police officer's house	1	1904	Public building. Attached road. The second floor is a garden.
17	Police officer's house	1	1904	Public building. Attached road. The second floor is a garden.
18	Police officer's house	1	1904	Public building. Attached road. The second floor is a garden.
19	Police officer's house	1	1904	Public building. Attached road. The second floor is a garden.
20	Police officer's house	1	1904	Public building. Attached road. The second floor is a garden.

* Estimated.

T. RAJAGOPALA ATTANAH.

Inspector of Fish Factories, Commissioners' Office.

Kangasari, 20th July 1904.

TENDER FOR THE SUPPLY OF GULLINGHAM BRAND BRAND AND LOTUS BRAND CEMENT FOR THE CONSTRUCTION OF THE ELEVATED SERVICE RESERVOIR AT NEGUPATAM.

Bidder tenders will be received by the undersigned at his office up to 12 noon on the 15th August 1904 for supplying Gullingham Brand Brand and Lotus Brand Cement for the construction of the Elevated Service Reservoir at Negupatam.

1. Tenders should be addressed to the Executive Engineer, Yennar division, and should be accompanied by "Tender for the supply of Gullingham Brand Brand and Lotus Brand Cement for the construction of the Elevated Service Reservoir at Negupatam."

2. Each tender should be accompanied by an earnest money of Rs. 500 in cash or money order (which will be returned to the tenderer whose tender is not accepted) and also by return of the earnest money of Rs. 500 in cash or money order. Both money and cash return of the earnest money may be tendered for. The tender must specify the price per ton delivered F.O.B. Negupatam.

3. The Executive Engineer, Yennar division, will reserve to himself the right of rejecting all or any of the tenders without assigning any reasons for so doing.

4. Within a week of the acceptance of the tender being returned to the successful tenderer, he will be required to deposit a further sum of Rs. 500 which, with the earnest money received, will be held in security for the due fulfilment of the contract.

5. The successful tenderer will also, within the said period of one week, be required to sign an agreement to the proper Governmental form for the due fulfilment of the contract.

6. Failure to comply with conditions 5 and 6 where will void forfeiture of the earnest money.

7. The probable quantity of cement required is 100 tons, but this amount is guaranteed. The supply required will be in full wagon loads at intervals of a week or with longer intervals as may be desired by the Public Works Department Sub-Ministerial Officer at Negupatam, who will inform the successful tenderer directly of his requirements and the amount wagon load to be sent may be required. The first wagon load must be delivered within a week of the date of intimation of the approval to the agreement referred to in condition 6 above.

8. Samples of the cement from each wagon load will be tested at a suitable laboratory at the direction of the Executive Engineer, Yennar division, whenever he has means to accept the condition of the cement, and, if on a week of each test, the sample is found not to come up to the British Standard of Specifications, the whole wagon load from which the sample is taken is liable to be rejected.

10. Alternative rates F.O.R. at any other station may also be quoted, but the railway freight charges to the Singapore station, supported by official information from the Railway Company, should also be furnished for purposes of comparison. In any case, no claim will be collected in all cases.

11. The contract must not be verbal.

12. Other conditions of contract and the contract documents can be seen at any time between 11 a.m. and 5 p.m. in the Vendor Division Office, Telukay, from which blank forms of tender may also be obtained.

Telukay, 26th July 1924

V. ARJADURAI AYYAR,
Executive Engineer, Vendor Division

TENDER FOR CONSTRUCTING AN OFFICE FOR THE
DISTRICT MEDICAL OFFICER, ARANTAPU

Tenders are invited for constructing an office for the District Medical Officer, Arantapur, under the temporary contract system and should reach the Executive Engineer, Military Division, Bellary, on or before 3 p.m. on 26th August 1924.

The condition of tender and contract documents can be seen at any time between 11 a.m. and 5 p.m. in the office of the Executive Engineer, Military Division, Bellary, after 10th August 1924.

Prospective tenders will, on payment of a sum of Rs. 1, be supplied, in duplicate in writing, with form of tender a complete set of drawings connected with the work and a copy of the general specifications.

Bellary, 26th July 1924.

N. KESHIASA RAO,
Executive Engineer, Bellary Division.

ARABIAN NOTICE.

NOTICE OF THE SALE OF TOWNSHIP SITES IN THE TOWN OF MALIBU
FOR THE LEASE 1924-25.

Notice is hereby given that the township sites shown in the schedule attached will for the lease commencing from 1st October 1924 be put up to public auction by the Collector of Malacca at his office at 12 noon on Saturday, the 8th August 1924.

SCHEDULE.

The lands within which the shops should be erected.

Serial number, 651 being same as before.	Shop site, 652 being same as before.
1	1 New Wandanapeta-Tiruvattur High Road between Tiruvattur telephone and Vandamam lane. The shop should be located 2 paces either in the end or west about 10 feet from Tiruvattur High Road.
2	2 Old Wandanapeta-Tiruvattur High Road between Mari Sutturam Kallai street and Tiruvattur street.
3	3 New Wandanapeta-Kannadavaram Road street between Tiruvattur Kappan lane and Vandamam street.
4	4 2nd section, Street Mahalingam street, between the southern end and northern end. No. 1-100 (1/4) plot.
5	5 Kannadavaram-Tiruvattur High Road street between Tiruvattur Kappan lane and Tiruvattur street.
6	6 Tiruvattur-Kannadavaram Road street between Tiruvattur Kappan lane and Tiruvattur street.
7	7 Tiruvattur-Kannadavaram Road street between Tiruvattur Kappan lane and Tiruvattur street.
8	8 Tiruvattur-Kannadavaram Road street between Tiruvattur Kappan lane and Tiruvattur street.
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3. Flap marked A should be closed on work days from 10-00 a.m. to 1-30 p.m., on the afternoons of say days and on all days on Sundays except between 11-30 a.m. and 4 p.m., and flaps marked Y should be closed on work days from 11-00 a.m. to 1 p.m., on say days from 11-30 a.m. to 2 p.m., and from 4 p.m. to 8 p.m., and on Sundays and on work days holidays on non festival days of all days, except between 11-00 a.m. and 4 p.m., the 141 holidays being: Mahatma Jayanti, Ekadash, Nandini, Christmas, English New Year's day, Pongal, Maha Pongal, Pongal New Year's day, Tamil New Year's day, Ramnavi, Rakhi, Mahanavami and Vinayaka Chaturthi.

Madras, 1st August 1924

STATEMENT SHOWING THE AVERAGE ANNUAL RENTALS OF TOLLS
DURING FIVE YEARS

Toll day num- ber	Place where levied	Average rental, rupees	Toll day num- ber	Place where levied	Average rental, rupees
1	New Madhavarampet	1,274	365	Periyarpet	7,044
2	Old Madhavarampet	11,810	365	Periyarpet	7,044
3	New Madhavarampet	7,218	365	Periyarpet	7,044
4	Kannada	9,240	365	Periyarpet	7,044
5	Do	8,298	365	Periyarpet	7,044
6	Do	11,004	365	Periyarpet	7,044
7	Do	11,004	365	Periyarpet	7,044
8	Do	11,004	365	Periyarpet	7,044
9	Do	11,004	365	Periyarpet	7,044
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98	Do	11,004	365	Periyarpet	7,044
99	Do	11,004	365	Periyarpet	7,044
100	Do	11,004	365	Periyarpet	7,044

Madras Collector's Office,
1st August 1924.

H. T. KELLY,
Collector.

TENDERS FOR REPAIRS TO MADHAVARAM TANK P.A.S. No. 174.

1. Bidders tenders will be received by the undersigned at his office up to 5th August 1924 for "Repairs to Madhavaram Tank, P.A.S. No. 174."

2. Tenders should be addressed to the Executive Engineer, Chingleput District, and should be accompanied by "Tender for repairs to Madhavaram Tank, P.A.S. No. 174."

3. Each tender should be accompanied by an earnest money of Rs. 100 in cash or existing notes (to be paid in person to the Manager or to be sent by money order to the address of the Manager, Chingleput District) which will be returned to the bidders whose tenders are not accepted.

4. The Executive Engineer, Chingleput District, will reserve to himself the right of rejecting all or any of the tenders without assigning any reason for so doing.

5. Tenders giving a percentage reduction on the estimate amount will be rejected.

6. As soon as the acceptance of the tenders is notified, the earnest money will be required, to deposit a further sum of Rs. 250 which, with the earnest money received, will be held as security for the due fulfilment of the contract and prompt execution as may be desired by the Executive Engineer of the contract.

7. The earnest tenderer will also be required to sign an agreement in the proper department form for the due fulfilment of the contract.

8. Failure to comply with conditions 6 and 7 above will result forfeiture of the earnest money.

9. The sum quoted by the contractor should be in words also.

10. The earnest sum; not be refund.

11. Other conditions of contract and the contract documents can be seen at any time between 11 a.m. and 5 p.m. in the Executive Engineer's Office, Chingleput District, from which blank forms of tender can also be obtained.

12. The work should be carried out in per latest standard specifications of the Public Works Department.

13. All water charges will have to be borne by the bidder.

14. When some of the tenderers are accepted they will not be returned under any circumstances.

REPORT OF THE BOMAY MARSHALLESE MANAGE COMMITTEE, 1920-21. Ar. 1-6 p (1 + 5 p).
 REPORT OF THE MARSHALLESE MANAGE COMMITTEE, 1920-21. Vol. I, Pt. 1. Vol. II, Pt. 2.
 GOVERNMENT VICTORIA COLLEGE, PALOANAT, GILBERT, 1921-22. Ar. 12 (2 p 44).
 MARSHALLESE ARMS COLLEGE GILBERT, 1921-22. Ar. 12 (2 p 44).
 BOMAY ACT I OF 1924. Census One Amendment. English, Tamil and Hindustani. Each. Pts 2
 (5 p).
 BOMAY ACT XXIV OF 1925. Criminal Procedure Code Amendment. Tamil and Kanarow. Each
 Pts 2 (5 p).
 BOMAY ACT XLIII OF 1925. Stamp Amendment. Malayalam. Pts 2 (5 p).
 BOMAY ACT XXIV OF 1926. Tamil. Pts 2 (5 p).
 BOMAY ACT I OF 1921. Census Amendment. Tamil and Kanarow. Each. Pts 2 (5 p).
 MARSHALLESE ACT I OF 1924. Criminal's Amendment. Tamil, Telugu, Malayalam, Hindustani and
 Kanarow. Each. Pts 2 (5 p).

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 8, HASTINGS STREET, CALCUTTA.

[A General Catalogue of all Government Publications may be obtained gratis from the Government
 Central Press, Calcutta.]

TABLE SHOWING EVIDENCE OF LEGISLATION IN THE GOVERNOR-GENERAL'S COUNCIL DURING 1921.
 English. Ar. 12 (1 p).
 ADDRESS BY GOVERNOR-GENERAL TO LEGISLATIVE COUNCIL AND LEGISLATIVE ASSEMBLY (1921), Part No. 1,
 DATED 20th JULY 1921. Ar. 9-8 (1 p).
 GOVERNMENT OF INDIA ACTS OF THE GOVERNOR-GENERAL IN COUNCIL. Departmental. Each
 Board. Rs. 2 (8 p).

VACANCIES.

Wanted a qualified Health Inspector on Rs. 75-0-125. The Health Inspector will be provided
 with quarters on payment of rent. Apply to the Superintending, Government General Hospital,
 Madras, with testimonials.

General Hospital, Madras,
 25th July 1922.

H. R. R. FOSTER, B.A., M.D.,
 Superintendent.

Appointments are invited from duly qualified candidates (S.S.I.C. candidates who have at least
 passed Typewriting test, Elementary grade) for a typewriting clerk's post in the Registrar's office,
 Calcutta, on an onerous basis not later than the 25th August 1922. The appointment is a temporary
 one and likely to become permanent. A knowledge of Telugu is essential. Applications
 should be accompanied by S.S.I.C. or other certificate showing the candidate's educational qualifi-
 cations and English of testimonials, if any. Preference will be given to the members of such
 institutions as are not adequately represented in the department.

Calcutta, 26th July 1922.

T. VENKATESWARAN PASTULU,
 Registrar.

Appointments are invited from duly qualified candidates for the post of a Probationary Revenue
 Inspector in the Madras district. The applicants should contain the following particulars:—
 (i) Full name, (ii) Date, age and sex, (iii) Age, giving date of birth, (iv) General educational
 qualifications, (v) Special qualifications, if any.
 The applicants should reach the undersigned on or before 1st September 1922. No one who
 is above 25 years of age need apply.

Madras Collector's Office,
 Calcutta, 26th July 1922.

E. A. THORNTON,
 Collector.

Appointments are invited from duly qualified candidates for the post of Senior Medics on
 Rs. 125-0-125 subject to the King Institute, Madras. The post is permanent and pro-
 visionary. The Senior Medics should both after the various probationary institutions including
 a Dispensing Shop, a Vaccine Shop, a Pumping Shop, an all-glass plant and a steam sterilizer.
 Only those who have experience in the working of the above plants need therefore apply. Selected
 applicants must be prepared to take up the post immediately on probation and live in the quarters
 attached to the Institute compound. Applicants with copies of testimonials should reach the under-
 signed before 11th August 1922.

The King Institute,
 Calcutta, 26th July 1922.

J. CUNNINGHAM, Major, I.M.S.,
 Director.

Advertisements are invited for the post of European Bailiff of this Court which has £500 per annum salary and which carries a mileage of Rs. 125—4—125 per annum.

2. Applicants, if military pensioners or retired or discharged soldiers, should possess—

- (a) confirmation of education granted by the President of Half-yearly Examinations;
- (b) testimonials under paragraph 296 of the Host Book of Institutions for British Army Schools "in India, 1927"; or
- (c) certification as Army School-leavers.

In the case of other applicants they should have obtained at least a completed Secondary School-leaving Certificate issued under the authority of Government, or passed any of the other examinations mentioned in article 1 of the Public Service Examinations.

3. Only candidates possessing the qualifications mentioned above should apply.
4. The applicants should state their age and their educational qualifications.
5. Applications must reach the undersigned on or before the 23rd August 1934.

Court of Small Causes,
Madras, 5th July 1934.

T. HASEKURNI,
Judge.

PRIVATE ADVERTISEMENTS.

On or after 5th August 1934, I intend moving the High Court to enrol me as a Vakil thereof.
Kalyahy, South Malabar, 4th July 1934. F. A. KRISHNAN KUTTY MAIN

On or after 5th August 1934, I intend moving the High Court to enrol me as a Vakil thereof.
Tanjore, 4th July 1934. M. K. GOVINDARAJULU CHETTIYAR.

On or after 15th August 1934, I intend moving the High Court to enrol me as a Vakil thereof.
Madras, 6th July 1934. R. VIJAYAKUMAR.

On or after 15th August 1934, I intend moving the High Court to enrol me as a Vakil thereof.
Madras, 15th July 1934. K. VENKATASWAMI SWAMY.

On or after 20th August 1934, I intend moving the High Court to enrol me as a Vakil thereof.
Egmore, 16th July 1934. G. K. GOVINDAN NAIR.

On or after 1st September 1934, I intend moving the High Court to enrol me as a Vakil thereof.
Mylapore, 23rd July 1934. T. S. SUBBENTHAN.

On or after 23rd August 1934, I intend moving the High Court to enrol me as a Vakil thereof.
Siddapur, 23rd July 1934. T. K. PANCHANADHAN.

On or after 1st September 1934, I intend moving the High Court to enrol me as a Vakil thereof.
Mylapore, 4th August 1934. N. RAMASUBRAMANYA AYYAR.

I, D. Rameswari Petrik, have been signing as R. M. Petrik and shall continue to do so in future.
Arakapadu, 21st May 1934. R. M. PATTABAI.

ESTATE OF G. H. DENDEN (DECEASED).

The Administrator-General of Madras hereby gives notice that he is administering from the 30th day of July 1934 the estate of George H. Denden, a representative of the firm of Sir Jacob Salomon & Sons, Manchester, late of Madras but now deceased, under Letters of Administration granted on him on the 6th day of June 1934 by the High Court of Madras and that all persons having claims against the said estate as creditors, next-of-kin, legatees or in any other manner whatsoever should verify their claims to the said Administrator-General on or before the 15th October 1934, after which date he will proceed to make a distribution of the assets of the said estate and will recognize as such distributions only such claims as shall have previously been established to his satisfaction.

H. D. COHEN,
Administrator-General.

Madras, 11th July 1934.

LOST.

The Government Proclamation Notice Nos. 11494 to 11498 of the 4 per cent loan of 1925 for Rs. 1,000 each originally standing in the name of The Chartered Mercantile Bank of India, London and China, and has endorsed in Madras, the proprietors, by whom they were once endorsed to any other person, having been lost, notice is hereby given that payment of the above notice and the interest thereon have been stopped at the Public Debt Office, Imperial Bank of India, Calcutta, and that applications should be made for the issue of duplicate in favour of H. F. Salomonsky, the certificate holder in the estate of the above deceased. The public are cautioned against purchasing or otherwise dealing with the above-mentioned securities.

Name of the advertiser—H. F. Salomonsky.
Residence—148 Commercial Street, Madras.

INSOLVENCY NOTICES.

No. 18 of 1924 (M.P. No. 176 of 1924) is the Court of the District Judge, Calcutta.

G. P. Bhattacharya, Applicant *Petitioner*
 Jyotirmoy Sen and others *Creditor-Petitioner*.

Notice is hereby given that under section 41 of the Provincial Insolvency Act the above-named petitioner has applied in the said insolvency petition for his final discharge in the above said Court and that his application is posted to 29th August 1924 for hearing. Any creditor wishing to oppose the same may do so either in person or by written statement and due.

Calcutta, 21st July 1924.

A. RAMANUJACHARI, *Petitioner's Pleader*.

Take notice that I.P. No. 8 of 1924 filed in the District Court, Calcutta, in relation Nicola Mangramkian an insolvent is posted to 18th August 1924 for appearance.

Calcutta, 29th July 1924.

M. V. NARASIMACHARI, *Pleader for the Petitioner*.

METEOROLOGICAL RESULTS

FROM THE MADRAS OBSERVATORY RESULTS.

Mo.	Barometer reduced to 32°.	Thermometer				Rain.	Winds.	Depth of snow.	Cloudy days.	Height of clouds.	General remarks.	
		Corrected Daily Means.		Observed Extremes.								
		Deg.	F°.	Max.	Min.	Maximum Heat in Shade.	Minimum Heat in Shade.					
July	Inches.	"	"	"	"	"	"	"	"	"	"	
1st, Monday	29.915	81.8	78.8	112.2	82.5	120.5	75	S. W.	240	..	100 ..	Overcast.
2nd, Tuesday	29.910	80.0	77.0	101.1	81.5	114.8	65	S. W.	210	..	80 1.5	Cloudy.
3rd, Wednesday	29.907	81.5	77.1	101.0	78.4	115.5	55	S. S. W.	180	..	50 2.5	Do.
4th, Thursday	29.904	81.8	77.0	102.1	80.4	116.8	55	S. S. W.	180	..	100 3.1	Do.
5th, Friday	29.911	80.2	74.7	101.8	80.5	115.2	55	S. W.	180	..	50 5.4	Do.
6th, Saturday	29.917	81.2	78.5	101.2	78.5	115.8	55	S. W. by E. W.	210	..	50 8.5	Fog.
7th, Sunday	29.915	81.4	74.5	101.8	79.5	117.5	55	S. W.	180	..	75 3.7	Cloudy.

The Standard Barometer and Thermometers are read at 8 a.m., 10 a.m., 4 p.m., and 8 p.m., and the daily means are obtained by the application of hourly corrections, deduced from twenty years' observations. The centre of the barometer is twenty-two feet above the level of the sea, and the centres of the Rain Gauges are two feet from the ground. The wind, rain and general weather registered are for the current Civil Day—from midnight to midnight.

The total quantity of rain collected since January 1st is 11.48 inches, the average due for the same period being 55.75 inches.

Madras Observatory,
 14th August 1924.

B. K. U. SATTOOR,
Deputy Director.



SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE.

No. 32.]

MADRAS, TUESDAY EVENING, AUGUST 5, 1904.

[Price, 1 anna.

OFFICE OF THE COMMISSIONER OF REVENUE.

NOTIFICATION.

No. 11, dated 26th July 1904.

NOTICE OF SALE OF AGRARI PRIVILEGES.

Notice is hereby given, that the privilege of sale of toddy in independent shops in the ten-tar areas of the Presidency, comprising the Bangalore State and the thirty forms of 120 villages of the Pudukottai Malabar of the Coimbatore Agency will be put up to auction subject to the conditions hereinafter set forth. The period for which the privileges will be sold will be twelve months commencing 1st October 1904 and ending 30th September 1905. The number of shops and forms, the land income appertaining for them and the dates on which, the places at which and the officers by whom, the auction sales will be conducted will be notified by Circulars in three District Gazetteers. A separate notification will be issued regarding operations under the ten-tar system.

Conditions of Auction Sale.

I. Any person desiring to bid must deposit Rs. 25 with the selling officer on the day of sale, but discretion is given to the selling officer to reduce the deposit to Rs. 10 when necessary. In Madras City the deposit to be made by each bidder will be Rs. 50. No one will be admitted to the auction room unless he has made the deposit. No one may bid for another person unless he holds a power of attorney from him. Deposits made under this clause will be returned on application to successful bidders at the close of the day's sale.

Note.—In Madras City the deposit must be paid into the Public Treasury and the cheque for such amount produced before the selling officer. Deposits will be returned and of the sales of the selling officer be successful a date at the close of the day's sale on presentation at the office at the Public Office.

II. The officer conducting the sale may, at his discretion, refuse to accept the bid of any person on the ground (1) that he has been convicted by a criminal court or has previously been guilty of such a breach of the conditions of license or of a contract under the ¹⁹⁰² Act as to render him undesirable as a holder of a license; or (2) that he is insolvent or is adverse to Government; or (3) that his bid is purely speculative; or (4) that he is a village officer or a relative of a village officer of the village in which the shop is situated or which is supplied by the shop or of a neighbouring village; or (5) that he is a retailed supplier of country agents for the district area within which the shop is situated; or (6) that he is a brewer holding for beer shops; or (7) that such a person is necessary to prevent arrangements to the detriment of Government interests; or (8) for any other valid reason.

III. The reserve price placed on each shop or form will not be published, but the average annual rental during the previous five years will be notified by Circular, whenever possible, for the information of bidders. The selling officer will fix the exact price of each shop.

IV. The shops or forms will be put up to auction in the order in which they are notified unless the selling officer sees reason to change that order.

V. The highest bid will be provisionally accepted by the selling officer subject to confirmation by the Collector. Such confirmation will be given after the close of the sale will be necessary case if the selling officer is the Collector himself. The Collector will be at liberty to accept or reject any bid at his discretion. If the selling officer before the close of the sale rejects under condition II the highest bid for any shop or form, he may at his discretion either accept the next highest bid or recall the shop or form. In case of dispute the selling officer's decision will be final.

VI. Every person whose bid is provisionally accepted shall—

(a) at once if so required by the selling officer or otherwise at the close of the day's sale deposit (in addition to the deposit made under clause I) half a month's rent for each shop or form, handed down to him, unless the actual deposit equals or exceeds two months' rent;

(b) at once apply in writing for a license for each shop or form, handed down to him, and within a week thereafter furnish the Collector with the boundaries of the area selected by him for the location of the shop;

(c) within fifteen days from the date of sale,

(i) If the Collector is satisfied that he can be trusted to pay his rent personally and fully, deposit with him, or with the deponent already made will make up two equal parts of all shops or houses to be sold to him; or

(ii) otherwise deposit with him, or with the deponent already made will make up four equal parts of all shops or houses to be sold to him or to his agent, approved by the Collector, to execute a mortgage bond for the due payment of all money that may become due by him and the terms of the license for these shops and to execute a mortgage deed of his or their house and the terms of the license for the payment of all money due under the said houses by the purchaser with a power of sale in favour of the mortgagee in default of payment thereof by the money or money or by the purchaser. The bond and the mortgage deeds shall be stamped and registered at the expense of the purchaser, he shall also be bound to execute a counter-part agreement.

VII. Deposits will be returned in any case in which the Collector refuses to confirm the acceptance of the bid.

VIII. At the close of the day's sale the selling officer will notify the date on which results, if any are found necessary, will be held; when the list of shops or houses to be sold has been drawn up, a copy of it will be sent to any bidder who gives his name and address to the Collector.

IX. The order of the Collector confirming or refusing to confirm the acceptance of a bid shall be final unless it is reversed by the Commissioner for special reasons.

X. On the failure of any person to make a deposit or apply for a license under condition VI or to comply with any regulations or to execute any requirements under condition VI, the deposits already made may be forfeited and the shops or houses may be sold under the orders of the District Officer or as a report from the District Officer may be otherwise disposed of by the Collector. Besides under this condition will be at the risk of the defaulting bidder, who will forfeit all gain and, in the event of a loss, will be required to make good the deficiency between the total amount payable for the whole period under the terms of the original sale and the total amount payable by the successful bidder at the result. In the latter case, the forfeited deposits will be deducted from the loss arising from the result, and the remainder, if any, will be returned to the bidder. In the case of a loss, the amount of such deposits will be credited to the bidder's account for the purpose of the sale by auction, the whole of such deposits will be credited to Government. The defaulting bidder will be liable to the extent of the loss or loss is disposed of otherwise than by sale and such deposit results in loss to Government as compared with the original sale. Deposits otherwise lost by result include interest.

XI. The purchaser of any shop or house, whether he is liable to the penalties prescribed for breaches of the conditions set forth below, though a formal license may not have been issued to him, in the event of the purchaser's death after issue of the license, his heirs and assigns shall be responsible for all money that may become due to Government under the terms of the license as well as for the proper observance of all the conditions of the license.

XII. The deposits under condition VI (i) may be made either in cash or in recognized Government, Post Office, Municipal or Local Board Securities, or by depositing Postal savings bank pass-books or deposit receipts obtained from the Provincial Co-operative Bank; Madras Central Urban Bank) or from any of the Central Banks approved by the Registrar of Co-operative Societies. When deposits are made otherwise than in cash, the Collector may demand that they shall be of such liquid value that the cash deposit required as the margin of the market for such bank securities. When the deposits under this condition are sufficient, under the Collector's orders, to cover the deposits made in cash under conditions I and VI (i) which have not been refunded, as well as deposits due under condition VI (i), the deposits made in cash may be returned to the depositor. Persons who have made the deposits under condition VI (i) in the form of deposit certificate obtained from any of the Central Banks mentioned above, may make a formal application to the Treasury Officer to transfer the cash deposits made by them under conditions I and VI (i) to the cash deposits in the Central Bank in the name of the Collector. The Treasury Officer will submit the application to the Bank and inform it that where the Bank gives the necessary formal receipt, he will hand over the amount to the representative of the Bank duly authorized to receive it, or will meet it by postal money-order or otherwise cover to the Bank. When the amount has to be sent by postal money-order or otherwise cover the latter will be required to deposit in the Treasury, with the permission to transfer the deposit, an amount which shall, in the opinion of the Treasury Officer, be sufficient to cover the cost of forwarding the amount of the deposit to the Bank; any balance not required for this purpose will be applied towards any rent due from the depositor. The amount or value of bank pass-books deposited shall be entered in the name of the Collector and Government pass-books may be subject for payment of interest at the discretion of which they are deposited, if so required. In the case of Co-operative Bank deposit conditions the deposits may be made in the name of the Collector or the district, the representative must agree in writing that he undertakes the risk, if any, involved in the investment and the bank must certify on the deposit certificate granted that the deposit is withdrawn in the name of the Collector's demand.

XIII. Deposits in cash will be utilized towards the instalments of loans due in the last month of the period of the loan. Deposits of securities or savings bank pass-books or Co-operative Bank deposit certificates will be returned in payment in cash of the full amount of the rent due and of any penalties or other sums payable under the terms of the license or of the conditions set forth below unless the depositor with the Government should take them over, in which case they will be taken over at the price of the day, and the balance, if any, due to Government may be paid in cash. In case of default under condition X of the conditions of market sale or under condition XI of the general conditions applicable to all shops and houses licensed, all monies deposited are liable to be sold for any amount due to Government under the terms of the loan, the remainder, if any, due after such sale, being returned as interest.

General Conditions applicable to all Aikari and Opium Licenses.

1. Shops and deposits must be opened by the date fixed by the Collector and must be kept open every day unless there temporary or permanent closure is authorized under condition 10, if or if left.

2. Except where default arises in the payment or under the control of Government or have been permitted, purchasers of shops must make their own arrangements for securing proper sites for their shops. They are at liberty to choose any site within the local limits notified by the Collector,

provided the site selected is approved of by the Engineer and Police authorities. The basis of the site selected and approved will be entered in the license. The provisions (except subject to the rules applicable to licensed premises) of sale of liquor, opium or intoxicating drugs within these limits is prohibited.

3. Sales within any shops or open houses must be conducted in an approved building of which the whole or the whole of a separate part must be entirely available for use as a depot or shop. Licensees must keep their shop premises in a sanitary condition to the satisfaction of licensing officers. In the case of amuse shops and houses in connection, or those having a population of fifteen or more, there shall be no possible means of egress or ingress in any direction except into the main street, if there are other doors, they shall be kept locked under the seal of an officer of the Police Department, the entrance of the shop shall be suitably lighted by day and the whole exterior visible from the front door of the shop shall not be used as a place of residence nor by the vendor and his family or domestics. If there are means of communication between the depot or shop and an adjoining dwelling house, they must be kept locked at night.

4. Except when two or more foreign liquor licenses are held by one person or in the case of licenses held by one wife and daughter and certain provisions, sales under different licenses must be conducted in different premises.

5. Private bars in liquor shops may be allowed by the Collector under a special license to be granted by him free of fee, provided that the interior of the bar is wholly visible from the doorway, and that the entrance to it is either through the main door of the shop or through a separate door provided with a proper sign to show the nature of the bar.

6. A signboard must be affixed to the front of each depot or shop showing the nature and number of the license under which sales are conducted there, the name of the licensee and (except in the case of foreign liquor) the licensed sale of sale. These particulars must be highly painted in the local vernacular and in the case of houses and wholesale depots in English also. The license must be hung up in a conspicuous place within the depot or shop.

7. The provisions upon any licensed premises of any liquor, opium or intoxicating drug except that to which the license relates or of any means or substance used or capable of being used for the purpose of facilitating liquor except in accordance with the terms of a compounding license is prohibited.

8. Such supply of liquor, opium or intoxicating drugs as the Collector may consider sufficient to meet local requirements must be maintained in depots and shops.

9. No amuse shop, foreign liquor tavern or beer shop shall be opened before 9-30 a.m. Validity shops in Police town shall not be open before 9 a.m. No other shop or depot shall be opened before sunrise.

10. (a) No depot or shop shall be kept open after 3 p.m. except under special authority. Collectors may at their discretion order the closure of any depot at sunset and may on the report of the Police or for other sufficient reasons order the closure of any shop at a earlier hour if they consider such a measure to be advisable in the interests of the public. The Commissioner may for sufficient reasons order the general closure of any kind or kinds of all kinds of licensed premises at any earlier hour than 3 p.m.

(2) With the previous sanction of the Commissioner, Collectors are authorized in notice at the time of the notice that specified shops will be closed on the occasion of specified festivals, and that the hours of sale of specified shops which are in the neighborhood of a market or shanty will be limited on specified days generally so that they will be liable to limitations on such occasions by notice issued during the currency of the license if it is found that the shops present drunkenness. Direction is given to Collectors to order the closure of specified shops in the neighborhood of festivals, fairs and other places where large numbers of persons assemble from 11.30 a.m. to 3-30 p.m. on such days, on the occurrence of any days and at all hours on Sundays except between 11-30 a.m. and 4 p.m. A special sanction embodying these provisions or variations will be issued by the Collector in the license issued to the holder of a such shop.

(3) The closing hour of hotels is the midnight to p.m.

(4) The closing hour for refreshment rooms, hotels and hotel bars in Madras Town, is 10 p.m. The Collector of Madras and the Commissioner of Police, however, may jointly permit the extension of the time to 11 p.m.

(5) 8 p.m. is fixed as the general closing hour in the case of Railway refreshment rooms, Collectors are and must, in view in the license the particular hours after 8 p.m. during which such licensed premises may be kept open for the sale of liquor in houses for travellers only with reference to arrival and departure of trains. Collectors may alter these hours during the currency of the license with reference to any alterations in the Railway Time Tables.

11. Depots and shops must be closed, if the Collector or others, while engaged in discharge of duties in power or is compelled in the vicinity. Collectors or Revenue Officers shall have power also temporarily to close any shops in cases of religious excitement or disturbances. They have and shall exercise shall close his depot or shop when a riot or disturbance occurs or appears likely to occur in the neighborhood.

12. All liquor, opium and intoxicating drugs sold or kept for sale shall be of good quality and unadulterated. Nothing shall be added to liquor, opium or intoxicating drugs either to increase their intoxicating power or for any other purpose. This provision, however, does not apply to the re-impounding or blending of liquor or to the manufacture of intoxicating drugs from hemp drugs and opium in accordance with the terms of a license. Liquor shall not be bottled except under a bottling license. No such different kinds of liquor to be added and sold under the designation of one of them.

13. No women shall be employed in any depot or open shop for the sale of liquor, opium or intoxicating drugs without the special permission of the Collector unless she is a member of the vendor's family.

14. The sale or transport of liquor, opium or intoxicating drugs by persons below the age of 21 or by persons suffering from insanity or any analogous disease and the employment in any capacity of such persons in shops or depots licensed for the sale of the same are prohibited. No person who has been convicted under the Indian Penal Code shall be employed in the transport or sale of liquor,

spies or interfering drugs without the Collector's previous permission. The Division Office may, where necessary, add the names of all persons employed or proposed to be employed in any department or shop and, if the disappearance of any person, he may listed the losses from performing such important or delicate services in the department or workshop of the shop or Dept. I.

Also with a release valve to the side of each line for pressure in the air supply.

15. No human, animal or intoxicating drug shall be sold or given—

- (c) Except as herein specially approved, by the General Officer Commanding the Division (or Independent Brigade) or the Officer Commanding the Cavalient of Corps, and then only in respect to such troops as shall be approved by the same authority in consultation with the local Khasi authorities and specified in the Annex—

- (4) is judges of the Royal Navy, military and members of their families; or

- (3) is any other person living in household,

- (4) (i) is person whom a reader knows, or has reason to believe, to be many followers, i.e., any class of followers (other than private servants) whether on or off duty, who have a right to be in confinement;

- (T) to Yokohama, Enlist officers and Railway servants when on duty; or

- (e) in any circumstances to any—

- (1) European segment sales account of the Polio

- (3) child or young person under eighteen years of age;

- (b) *Summarized position*

- (4) process known or believed to be intoxicated; or

- (3) person known or suspected to be about to take part in a riot or disturbance of the peace or other crime.

Proof.—(i) The conditions in (4) and (5) do not apply to soldiers, their families and children when they are almost as young as their mothers.

10. No license, unless so indicating doing shall be sold in shops except for cash. The licensee shall be bound to give information of the offer of anything other than such as the nearest Magistrate or Police officer. This condition is not, however, meant to restrict credit sales in the ordinary course of business by shopkeepers or firms of standing and respectability dealing in foreign liquor for consumption of the licensee.

17. No liquor, opium or intoxicating drug shall be sold either below or above such maximum * or maximum† price or may be fixed for sale of the same in accordance with the law for the time being in force.

12. No liquor, game or intoxicating drug in excess of the quantities prescribed for medicinal without a license as specified below shall be sold to any person at any one time from any licensed premises without a valid permit, nor shall liquor be sold at wholesale depots in quantities less than the amounts prescribed:—

[illegible]

Permits shall be in *paper* books, which can be obtained at all offices of the Inspectorate of the Finance Department on production of receipts for payment of the cost price into a Government treasury. The signing of blank permits for subsequent issue is prohibited.

19. Only work weights and measures as good from time to time be provided by the Government of those shall be provided or used, on any licensed premises, and they shall be tested and stamped by the stamping authorities of the district if the Collector shall so direct.

10. No drunkenness, disorder or gaming shall be permitted in depots or shops. Motorbikes and
of any kind in depots or shops are also strictly forbidden.

21. No religious or ethnic or disability or status persons shall be harbored in depots and shops. Estimation of their count this is shall be given to the nearest Magistrate or Police officers.

17. No person shall be harbored in any depot or shop during the night.

[illegible]

24. Except in the case of such fine linen, the amount for which the privilege of sale has been purchased shall be payable in advance in twelve equal monthly installments ("lots") into a Government treasury on or before the last day of each month beginning with April or October as the case may be.

* The house steps—see Reed's *Sketches* No. 4, dated 20th January 1831, as recorded in *Kebleton*, No. 13, dated 18th July 1831.

[†] For open ships in the Agency lands of Saray, Turgutlu and Gündoğdu districts within the scope of the survey in 1995, the number of open ships was 10.

may be. In Madras town here should be paid in advance on or before the 15th of each month. Interest will be levied on any amount not so paid and after the 15th of the month in Madras town or the 30th of the month elsewhere shops are liable to be sold for failure to pay here. Daily shops may also be liable for failure to pay here. From the deposit license must be prepaid.

53. No revivies or abatement of the rent shall be claimable on any account whatever.

54. Power is reserved to Her Majesty's officers to suspend licenses in case of failure of payment of duty or of arrears on the due date. In the case of arrival, today, gangs and boat shops and taverns, this power will be assumed by Tahsildars or Deputy Tahsildars in independent shroops, in the case of opium shops by Divisional Officers and in other cases by Collectors. In the event of suspension of a license for failure to pay arrears, the privileges of sale will be rescinded with effect from the date of issue of the license to the new purchaser, an absolute disposal of all the Collector's stores. No issue on account of suspension and resale or other disposal of the privilege of the shop is made. All issues on account of suspension and resale or other disposal of the privilege of the shop; but the detaching license shall have an right to any goods which may come. The whole of the deposit, if any, made by the licensee shall be liable to forfeiture. The officer who has power to suspend the license may on his discretion allow sales to proceed pending resale or other disposal of the privilege.

55. No privilege of supply or retail shall be sold, transferred or sub-let without the Collector's previous permission. But, if the Collector so orders, shall any agent be appointed for the management of any such privilege without his previous approval.

56. (a) No export or opium business in an Indian State or Foreign Territory will be allowed, to have any interest in a license for the same situated in British territory without the special permission of the Collector.

(b) No export or opium business in any other area in British territory may have any interest in, or hold a license for the same situated in any other area in British territory in which a different rate of duty is in force, without the special permission of the Collector for which the usual request must apply without delay. Breach of this condition will render the party liable to the penalties prescribed by section 17 in respect of all revenue of the license held.

57. Such returns and information as may be required by the Divisional Officer from time to time shall be furnished by holders of licenses.

58. Licensees are bound to report to the Divisional Officer all instances, which come to their knowledge of persons employed by them in the manufacture, transport or sale of liquor, opium, or intoxicating drugs, committing breaches of the ^{above} ~~above~~ ^{provisions} ~~provisions~~ and to supply with the Divisional Officer, orders respecting the continued employment of such persons.

59. Penurious dealings by licensees of any kind whatever with officials of the Local Revenue and the Excise Departments are absolutely prohibited.

60. With the sanction of the Commissioner, any license shall be revocable by the Collector at his discretion on giving the licensee fifteen days' notice of such revocation, in which case a proportionate part of the fee paid will be refunded.

61. All licensees shall be bound by any additional general rules that may be prescribed under the ^{above} ~~above~~ ^{provisions} ~~provisions~~ and shall, if so required by the Collector or any officer authorized by him, deliver up their licenses for amendment or for the issue of fresh ones.

62. The officers authorized to inspect licensed shops and depots are—

- (1) any officer of the Revenue Department of rank not lower than Revenue Inspector, and
- (2) any officer of the Excise Department of rank not lower than Sub Inspector.

These officers are empowered to enter and examine the premises, to test the weights, measures, liquor, opium and intoxicating drugs in the possession of the licensee, and to call for and check the accounts kept on the shop or depot. These officers will also make inquiries when it seems proper the scope of their duty.

63. All officers authorized to inspect depots and shops are authorized to ~~destroy~~ ^{destroy} any liquor, opium or intoxicating drugs found sold for consumption or lease which they may believe to have been tampered with in any of the ways referred to in condition 12 and all Collectors and Assistant Commissioners of the Revenue Department are empowered to confiscate, or destroy such liquor, opium or intoxicating drugs.

64. An inspection note-book, with pages numbered consecutively, shall be maintained for the use of (inspecting officers and shall be handed over to the Inspector of the trade or to any officer authorized by him to receive it on a receipt being given therefor.

65. An objection of any of the conditions of the license either by a licensee or by any person in his employment will render the licensee liable to—

Either (a) fine up to Rs. 50;

- or (1) suspension of license and resale or other disposal of the privilege at the risk of the licensee and, if considered necessary by the Collector, forfeiture of deposit;
- or (2) prosecution of the licensee or his agent for the specific offence committed.

The rent for the whole term shall become due at once, when a license is cancelled under this condition.

Note.—For returning license of a license, no license fee may be imposed.

66. Any license may be forfeited and the privilege be null and otherwise disposed of at the risk of the licensee if the licensee be convicted before a Magistrate of any offence under the ^{above} ~~above~~ ^{provisions} ~~provisions~~ or of any offence under the Indian Penal Code, which is the Collector's opinion renders him unfit to hold it, or if it is brought to the notice of the Collector that the licensee has been convicted prior to the issue of a license to him before a Magistrate of any of such offences.

23. Any sum due by a licensee may be adjusted from the deposit, if any, made by him or collected under the Revenue Recovery Act or in award of land revenue. The license shall be liable to replace any sum adjusted from his deposit within fifteen days of receipt of notice from the Tax Collector or Deputy Tax Collector on independent charge.

24. Interest on all moneys due shall be payable at the rate of 6 per cent per annum.

25. Offences may at the commencement of the year under the transfer of deposit and shops from one locality to another or close shops or the opening of new shops and shops within limits as to whether to be fixed by the Commissioner in his discretion. But no new shops shall be opened unless notice of the new altered has been published in the District Gazette six months before the commencement of the year and no such changes as affect the content of adjacent shops hereinafter be made during the currency of a license except under special sanction of the Commissioner. A Tax Collector may at any time permit or order the transfer of a shop within the limits specified for the shop in the sale notice.

26. The right is reserved to the Collector to grant "special licenses" for the sale of liquor, spirit and intoxicating drugs at the occurrence of fairs, festivals, etc., in places in the vicinity of which there are no regularly licensed shops. Such licenses should be issued only when absolutely necessary and shall exclusively be granted to the shopkeepers who usually supply the locality or to a resident, even to the representative of the motor. The license shall run only for each period on something less than six days as they are actually required. Not more than one license shall be issued for a fair or festival without the sanction of the Commissioner.

The fee to be paid for the license shall be fixed at the discretion of the Collector.

Conditions applicable to Tolly Licenses.

1. The privileges mentioned extend only to the sale of tolly.

2. Tolly required for sale should be drawn under separate tree-tapping license to be checked under the license rules from tolly trees in the tract in which the shop is situated or in any other tract in which the rate of tree-tax are not lower, subject to the sanction of the officer granting tree-tapping permits.

3. No tolly except the produce of trees, for the tapping of which a license has been issued, shall be kept in the shop, offered for sale or sold.

4. The Collector will fix the maximum number of trees to be entered in original applications for tree-tapping licenses.

5. The license confers no right to the free use of any trees.

6. Arrangements for tapping points trees must be made with the owners thereof and tree-tax at the prescribed rates paid thereon.

7. The license shall be responsible to Government for all payments of penalties at five days on account of tree-tapping licenses granted on his application on his own name or in the name of his partners under the conditions set forth above and in the rules relating thereto.

8. Tolly may be imported from His Majesty Highness the Wazir's Domains for sale in tolly shops in the Tolly District on payment of a transport duty of three annas for every five more or part of five annas.

9. Tolly shopkeepers in British Districts adjoining Mysore, Bangalore and Pudukottah will be allowed to tap trees in these States on payment of tree-tax into British treasuries in the case of Mysore and Bangalore and into the State treasury in the case of Pudukottah.

10. The addition of water to and the distillation of spirits from tolly are absolutely prohibited.

11. No sweet tolly, even if it be the produce of market trees on which tree-tax has been paid, shall be kept or sold in the shop, nor shall any sweet tolly be mixed or allowed to be mixed with fermented tolly drawn from trees marked for the shop either in the shop or outside it.

12. In addition to the restrictions imposed by general conditions (3) and (14), the following provisions will be imposed in respect of the area of shops and number of compartments and pillars in the District named:—

District.	Maximum area.		Maximum number of compartments and pillars.	
			Open shops.	Roofed shops.
	Trees.	Acres.		
Mysore	30 x 10	10 x 10	5	5
Bangalore	30 x 10	10 x 10	5	5
Madras	30 x 10	10 x 10	5	5
Coimbatore	30 x 10	10 x 10	5	5

This rule may be relaxed by special order of the Collector in respect of any shop or any area in which he may consider it necessary to relax it.

Office of the Commissioner of Mysore,
Mysore, 21st July 1908.

H. B. KENDALL,
Secretary.

Reg. No. 1-11.



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 12.] MADRAS, TUESDAY EVENING, AUGUST 2, 1870. [7 pages, 4 post.

Part III—Proceedings of the Madras Legislature.

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Supplementary—

No. 12, 20 of 1870.—The Madras City Municipal (Amendment) Bill.—Tamil, Telugu and	
English.	

Bill to be introduced in the Council of the Governor of Port St. George for the purpose of making Laws and Regulations.

Under rule 13 of the Madras Legislative Council Rules the following Bill, together with the Statement of Objects and Reasons, is published for general information:—

Bill No. 12 of 1924

A Bill to consolidate and amend the law relating to courts of ordinary civil jurisdiction in the Presidency of Madras outside the Presidency town.

Preamble WHEREAS it is expedient to consolidate and amend the law relating to courts of ordinary civil jurisdiction in the Presidency of Madras outside the Presidency town, And WHEREAS the previous sanction of the Governor-General has been obtained to the passing of this Act, It is hereby enacted as follows:—

CHAPTER I

Preliminary

Short title 1. This Act may be called the 'Madras Civil Courts Act, 1924'.

Extent It extends to the Presidency of Madras (outside the Presidency town) except the scheduled districts.

Commencement And it shall come into force on such day as the Local Government may, by notification, appoint.

CHAPTER II

Establishment and constitution of civil courts and appointment of Judges

Classes of courts 2. There shall be the following classes of civil courts under this Act, namely:—
(a) the District Court;
(b) the Court of the Subordinate Judge; and
(c) the Court of the District Munsif.

Establishment of courts 3. The number of courts under this Act (shall be fixed and) may, from time to time, be altered by the Local Government.

4. The Local Government may, by notification in and from time to time vary, the number of Subordinate Judges to be appointed for a Subordinate Judge's Court or the number of District Munsifs to be appointed for a District Munsif's Court.

5. When more than one Subordinate Judge is appointed to a Subordinate Judge's Court or more than one District Munsif to a District Munsif's Court, one of the Subordinate Judges or the District Munsifs shall be called the Principal Subordinate Judge or Principal District Munsif and others Additional Subordinate Judges or Additional District Munsifs as the case may be.

Each of the Judges appointed to a Subordinate Judge's Court or a District Munsif's Court may exercise all or any of the powers conferred on the Court by this Act or any other law for the time being in force.

Subject to the general or special orders of the District Judge, the Principal Subordinate Judge or the Principal District Munsif may, from time to time make such arrangements as he thinks fit for the distribution of the business of the court among the various Judges thereof.

6. The place at which any court under this Act shall be held may be fixed, and may from time to time be altered,

in the case of a District Court or a Subordinate Judge's Court, by the Local Government, and

in the case of a District Munsif's Court, by the High Court.

The places fixed for any court under this section shall be deemed to be within the local jurisdiction of that court.

7. The Local Government, whenever the office of a District Judge or a Subordinate Judge is vacant and the High Court whenever the office of a District Munsif is vacant, shall appoint to the office a duly qualified person.

Explanation (1).—In the case of the appointment to the office of a District Judge such appointment shall be subject to the provisions of the Government of India Act and the rules, if any, framed thereunder.

Explanation (2).—A person appointed to the office of a District Munsif shall possess the qualifications as required by the rules now in force or which the High Court may with the previous sanction of the Local Government hereafter make.

The Local Government may, for good and sufficient reasons, annul any appointment made by the High Court under this section.

*Temporary
Judge of
District
Judge*

8. In the event of the death of the District Judge, or of his being incapacitated by illness or otherwise for the performance of his duties, or of his absence from the station in which the court is held,

the senior Subordinate Judge of the district shall, without interruption to his ordinary duties, assume charge of the District Judge's office and shall discharge such of the several duties thereof as are connected with the filing of suits and appeals, the execution of processes and the like,

and shall continue in charge of the office until the same is resumed or assumed by an officer duly appointed therein.

*District
Judge may
vacancy in
office of
District
Munsif*

9. The District Judge, on the occurrence within his district of any vacancy in the office of District Munsif may, pending the orders of the High Court thereon, appoint such person as he thinks fit to act in such office;

and he shall at once report to the High Court the occurrence of every such vacancy and such appointment.

CHAPTER III

Jurisdiction

*Local limits
of the jurisdiction
of District
Courts, Courts
of Subordinate
Judges and District
Munsifs*

10. The local limits of the jurisdiction of District Courts shall be fixed by the Local Government and of courts of Subordinate Judges and District Munsifs by the High Court.

The present local limits of the jurisdiction of the civil courts to which this Act applies shall be deemed to have been fixed under this Act.

*Jurisdiction
of District
Courts and
Courts of
Subordinate
Judges*

11. Save as otherwise provided by any enactment for the time being in force, the jurisdiction of District Courts and Courts of Subordinate Judges extends, subject to the provisions of the Code of Civil Procedure, 1908, to all *as before* original suits and proceedings of a civil nature.

*Jurisdiction
of a Court of
a District
Munsif*

Subject to the limitations, the jurisdiction of a Court of a District Munsif extends to all *the* suits and proceedings of which the amount or value of the subject matter does not exceed Rs. 2,000.

Provided that the High Court may, by notification with respect to any District Munsif named therein, direct that his jurisdiction shall extend to all like suits and proceedings of which the amount or value does not exceed Rs. 4,000 so long as he continues to be District Munsif of the court of which he is District Munsif at the date of the notification.

12. When an appeal is allowed by law, the court ^{authorised} to hear the appeal shall be—

- | | |
|---|-----------------------|
| (1) (a) In the case of an original decree of the District Court and | } The High Court. |
| (b) In the case of an original decree of the Court of a Subordinate Judge when the amount or value of the subject-matter of the suit exceeds Rs. 5,000. | |
| (2) From an original decree of a Court of a Subordinate Judge in cases not provided by clause (1) (b) above and from every decree of a District Munsif's Court. | } The District Court. |

Provided that the District Court may, subject to the orders of the High Court, refer any appeals from the decrees and orders of District Munsifs preferred in the District Court to any Subordinate Judge's court within the district.

Provided also that whenever a Subordinate Judge's Court is established in any district at a place remote from the station of the District Court, the High Court may, with the previous sanction of the Local Government, direct that appeals from decrees and orders from the courts of District Munsifs within the local limits of the jurisdiction of such court of Subordinate Judge be preferred in the latter court.

With regard to any appeal so referred or preferred, the Subordinate Judge's court concerned shall be deemed the court authorised to hear the appeal.

13. When the subject-matter of any suit or proceeding is, land, a house or a garden its value shall, for the purpose of the jurisdiction conferred by this Act, be fixed in the manner provided by clause V of section 7 of the Court Fees Act, 1879, as amended by the Madras Court Fees (Amendment) Act, 1922.

Jurisdiction of District Judge or Subordinate Judge with small cause jurisdiction

14. The High Court may, by notification, invest, within such local limits as it shall from time to time appoint:

any District or Subordinate Judge with the jurisdiction of a Judge of a Court of Small Causes for the trial of suits cognizable by such courts up to the amount of Rupees five hundred;

Jurisdiction of District Judge with small cause jurisdiction

and any District Munsif with the same jurisdiction up to the amount of Rupees three hundred.

Law relating to suits by persons in British

15. When, in any suit or proceeding it is necessary for any court under this Act to decide any question regarding succession, inheritance, marriage, or caste or any religious usage or institution,

(a) the Mohammedan Law in cases where the parties are Mohammedans, and the Hindu Law in cases where the parties are Hindus, or

(b) any custom (if such there be) having the force of law and governing the parties or property concerned, shall form the rule of decision unless such law or custom has, by legislative enactment, been altered or abolished,

(c) in cases where no specific rule exists, the court shall sit according to justice, equity and good conscience.

Judges not to try suits in which they are concerned

16. No District Judge, Subordinate Judge or District Munsif, shall try any suit in which he is a party or personally interested, or shall adjudicate upon any proceeding connected with, or arising out of, such suit.

How to try appeals from orders or decrees passed by these officers

No District Judge or Subordinate Judge shall try any appeal against a decree or order passed by himself in another capacity.

How to try appeals from orders or decrees passed by these officers

When any such suit, proceeding or appeal comes before any such officer, he shall report the circumstances to the officer to whom he is immediately subordinate. The superior officer shall thereupon dispose of the case according to law.

Explanation.—For the purpose of this section, the Principal Subordinate Judge or the Principal District

Munsif shall be deemed to be the officer to whom an Additional Subordinate Judge or an Additional District Munsif is subordinate.

CHAPTER IV

Ministerial officers

17. The ministerial officers of the District Courts shall be appointed, and may be suspended or removed, by the Judges of such courts, whose orders in such matters shall, subject to the control of the High Court, be final.

Appointments, suspension or removal of ministerial officers of District Courts

18. The ministerial officers of the Court of a Subordinate Judge or of a District Munsif shall, subject to such rules as the Local Government may prescribe and subject to the control of the District Judge within whose jurisdiction such courts are situate, be appointed by the Subordinate Judge or the District Munsif of the court or if any of such courts consists of more than one Judge by the Principal Judge thereof, and may, subject to the control of the High Court, be suspended or removed from office either by the said District Judge or subject to his control by each Subordinate Judge or District Munsif or Principal Subordinate Judge or Principal District Munsif as the case may be.

Appointments, suspension or removal of ministerial officers of Subordinate Courts

19. Every appointment under this chapter shall be made subject to such rules as the Local Government from time to time prescribes in this behalf.

Rules regarding such appointments

Every person appointed under this chapter shall perform such duties as may from time to time be imposed upon him by the presiding officer of the court to which he belongs.

Duties of ministerial officers

20. (1) The High Court may transfer all or any of the ministerial officers of any civil court subject to its superintendence to any other such court.

Transfer of ministerial officers

(2) The District Judge may transfer all or any of the ministerial officers of any court under his control to any other such court.

CHAPTER V

Misconduct of Judges

21. The Local Government may suspend any District Judge or suspend or remove any Subordinate Judge or District Munsif for any misconduct.

Suspension of Judges by Local Government

*Suspension of
Subordinate
Judge by
High Court*

21. The High Court may, whenever it sees urgent necessity for so doing, suspend a Subordinate Judge pending the orders of the Local Government.

The High Court shall immediately report the circumstances of such suspension, and the Local Government shall make such order thereon as it thinks fit.

*Suspension of
District
Magistrate by
High Court
and com-
missioners of
police*

22. The High Court may suspend any District Magistrate who is alleged to have misconducted himself, or may appoint a Commissioner for enquiring into his alleged misconduct.

*Exercise by
High Court
of power
conferred on
Commissioners
by Act
XXXVII of
1856*

The provisions of Act No. XXXVII of 1856 (for regulating enquiries into the behaviour of public servants) shall apply to enquiries under this section, the powers conferred by that Act on the Government being exercised by the High Court.

On receiving the report of the result of any such enquiry, the High Court may, if it thinks fit, remove the Magistrate from office, or suspend him or inflict such other punishment as it may deem proper.

*Removal of
District
Magistrate by
District
Judge*

23. The District Judge may suspend from office, whenever he sees urgent necessity for so doing, any District Magistrate under his control.

*Report to
High Court*

Whenever a District Judge exercises the power conferred by this section, he shall forthwith send to the High Court a full report of the circumstances of the case, together with the evidence, if any, and the High Court shall make such order thereon as it thinks fit.

CHAPTER VI

Miscellaneous

Seal of Court

24. Every court under this Act shall use a seal of such form and dimensions as may, for the time being, be prescribed by the Local Government.

*District
Judge to
appoint Civil
Courts of
Sessions*

25. Subject to the other provisions of this Act and to the rules for the time being in force and prescribed by the High Court in this behalf, the general control over all the Civil Courts under this Act in any district is vested in the District Judge.

Vacation

26. The High Court may permit the Civil Courts under its control to adjourn from time to time for periods not exceeding in the aggregate two months in each year.

98. The statements mentioned in the schedule are hereby repealed to the extent specified in the fourth column thereof:—

Statements
repealed

SCHEDULE

(Section 98.)

Year.	Number.	Subject-matter title.	Extent of repeal.
<i>Acts of the Governor-General in Council.</i>			
1873	III	The Madras Civil Courts Act, 1873.	So much as has not been repealed.
1877	XIX	The Madras Civil Courts (Amendment) Act, 1877.	Do.
1885	XXI	The Madras Civil Courts Act, 1885.	Do.
1914	IV	The Reorganisation Act, 1914.	As Part I of the Schedule, the enactments relating to the Madras Civil Courts Act, 1873.
<i>Acts of the Local Government.</i>			
1918	III	The Madras Civil Courts (Amendment) Act, 1918.	The whole Act.
1919	VI	The Madras Civil Courts (Amendment) Act.	Do.

STATEMENT OF OBJECTS AND REASONS

The main object of the Bill is to enable the appointment of more than one judge to a court of subordinate judges or district judges on grounds of convenience and economy. Such appointment avoids the necessity, when arising in any court organisation, of creating one temporary courts with separate establishments, etc. The necessity for a formal transfer by the District Judge of suits and proceedings from the permanent court to a temporary court and of extrajudicial pending proceedings to permanent courts when the temporary courts cease to exist is also avoided. The creation and abolition of temporary courts have also given rise to difficulties in the matter of the creation of the decrees and orders passed by the temporary courts. The present Civil Courts Act (Act III of 1873) does not permit of more than one judge being appointed for a single court, and a change in the present law is therefore necessary.

2. The present opportunity has also been taken to make some other changes. The jurisdiction of district courts now extends to suits and proceedings whose value is Rs. 3,000 and below. It is considered that, in view of the fall in the value of money, this

limit may be raised to Rs. 4,000 in suitable cases by the High Court. For the same reason, the small cause jurisdiction of district munsifs is proposed to be raised from Rs. 200 to Rs. 250.

3. The present Act was enacted so long ago as in 1878 and has already undergone no less than six amendments. Some of the provisions of the Act have also become unnecessary by reason of other laws. It is therefore considered necessary to have a consolidated enactment.

25th August 1923.

G. F. RAMASWAMI AYYAR.

(By order of His Excellency the Governor)

V. T. KRISHNAMA ACHARIYAR,
Acting Secy. to Govt., Law (Legislative) Dept.



SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE

No. 28.5

MADRAS, THURSDAY EVENING, AUGUST 6, 1924.

CP-1000, 1.400.000

ABSTRACT OF SEASON REPORTS FOR THE WEEK ENDING
2ND AUGUST 1934.

GENERAL SUMMARY

Work ending End August 2001.—Reports not received from Coimbatore, Madras, Raintad and Nalabar. Floods extending; traffic being reduced.

[illegible]

Office of the Director of Consular Affairs,
 Bureau of Consular Affairs,
 Department of State,
 Washington, D.C.

R. D. ANSTEAD,
Deputy of Assistant

SPECIAL FAMINE TELEGRAM TO THE GOVERNMENT OF INDIA,
DEPARTMENT OF EDUCATION, HEALTH AND LANDS, DELHI

Wages posted Dec. Across 1924.

Gujarat, Bhattar (1); Anantapur - Total works done (a) Gujarat, one (b) Bhattar (and four) (c) Anantapur (1); Power (1) (2) (3) (4) (5) (6) Anantapur since working was also reduced (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23) (24) (25) (26) (27) (28) (29) (30) (31) (32) (33) (34) (35) (36) (37) (38) (39) (40) (41) (42) (43) (44) (45) (46) (47) (48) (49) (50) (51) (52) (53) (54) (55) (56) (57) (58) (59) (60) (61) (62) (63) (64) (65) (66) (67) (68) (69) (70) (71) (72) (73) (74) (75) (76) (77) (78) (79) (80) (81) (82) (83) (84) (85) (86) (87) (88) (89) (90) (91) (92) (93) (94) (95) (96) (97) (98) (99) (100) (101) (102) (103) (104) (105) (106) (107) (108) (109) (110) (111) (112) (113) (114) (115) (116) (117) (118) (119) (120) (121) (122) (123) (124) (125) (126) (127) (128) (129) (130) (131) (132) (133) (134) (135) (136) (137) (138) (139) (140) (141) (142) (143) (144) (145) (146) (147) (148) (149) (150) (151) (152) (153) (154) (155) (156) (157) (158) 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BOARD OF REVENUE (LAND REVENUE & SETTLEMENTS)
MADRAS, 1st August 1906.

W. S. BROWN,
Secretary

111-112

DISTRICT REPORTS.

GASJAR.

For rain is much. Water-supply insufficient for irrigation in *faras* taluk. Transplanting and sowing paddy and rice. Standing crops fair. Prospects generally fair in the north and sufficient in the south. Three relief works in the Chikhalp taluk in progress. Average daily attendance \$17; expenditure \$0.7; total 1,314; fall in attendance at relief works due to rain.

VIRASAPATAN.

Slight rain is much. Water-supply insufficient for irrigation in *faras* taluk. Transplanting paddy. Standing crops thriving. Harvested paddy; cotton fair. Expenses reported from eight taluk. Prospects fair; rain still deficient in parts.

GODAVARI.

Rain is much. Water-supply sufficient except in the taluk of Anaparthi and Peddapur. Godavari 2 1/2 feet above crest. Transplanting paddy; sowing rice and paddy. Standing crops fair. Prospects generally fair. Rice in the price of rice in parts.

KINTA.

Moderate rain is much. Water-supply sufficient except in the taluk of Eluru and Rouda. Kinta 20 feet above crest. Transplanting paddy; sowing rice. Standing crops fair. Cotton spreading. Prospects good.

GONTUR.

For rain is much. Kinta in flood. Water-supply sufficient in *Rayala* taluk; rain received supplies in the taluk of Guntur and Nannampet. Ditching water insufficient in parts of Peddapur. Transplanting paddy in delta taluk; sowing dry crops in upland taluk. Standing crops fair. Cattle in *Andhra* taluk, *Pedda* taluk, getting vaccinated for *mad* of *fodder*. Prospects fair; more work needed to hasten the transplantation of rice paddy and for sowing early dry crops.

KURNOOL.

Partially no rain is much. Water-supply generally insufficient for irrigation except under the Kurnool Irrigation canal; some tanks have received partial supplies. Vengalibada 5-10 feet above crest. Average fallings through the headworks at Gundlacheri 1,458 cubic feet per second. Sowing wheat, kharra, and groundnut. Standing crops generally fair. Pasture is becoming available. Prospects generally fair; more rain required in parts of the district.

BELLARY.

Water-supply sufficient for irrigation in river channels, in wells except in the taluk of Alur and Bellary, and in tanks in *Yerragallu* taluk. Sowing early wheat, kharra, and cotton. Standing crops fair, but dry crops are in need of rain in the taluk of Alur and Bellary. Pasture available in the western taluk and in parts of the eastern taluk. Employment generally available except in parts of Bellary taluk. Good rainfall noted in the taluk of Alur, Alur, Bellary, and Bellary. Relief work at Kurnool in Bellary taluk in progress. Average number relieved on the week 1,331; number in receipt of gratuitous relief 479; total 1,810. Night fall in the price of wheat in parts.

ANANTAPUR.

No rain is much. Water-supply generally insufficient for irrigation. Ditching water generally fair in parts of the taluk of Gooty and Hindupur. Transplanting and sowing wheat and maize. Sowing wheat, kharra, groundnut, water, and cotton. Standing crops generally fair. Green grass available in a very limited extent in parts. Cattle suffering in parts; deaths of cattle for want of fodder still reported from Gooty taluk; cattle vaccinated for *mad* of *potters* and *fodder* in the taluk of Anantapur, Penukonda, and Hindupur. Employment available in a limited extent. The census is diminishing; rain urgently needed for *harvest* crops in dry taluk. The chief works of Potters and *harvest* crops in Gooty taluk and Hindupur, Hindupur, and Anantapur in Hindupur taluk and one part work at Hindupur in Penukonda taluk in progress. Average number relieved 2,251; number in receipt of gratuitous relief 734; total 2,985. The work in Penukonda taluk will be converted into a relief work from 4th August 1924. That work will be opened on Hindupur taluk and Anantapur taluk and Anantapur taluk from 12th August 1924. Arrangements are being made to open technical relief works in the Gundlacheri division of Gooty taluk and Hindupur of Hindupur taluk. There is still a great demand for straw loans. Night fall in the price of rice in parts.

CHUDAPUR.

Water-supply sufficient in rivers, channels, and wells; tanks in Chikhalp taluk fed by the Kurnool Irrigation canal are almost full; other tanks in the district have supplies ranging from one week to five months. Sowing wheat, rice, kharra, groundnut, and cotton; pasture is even largely in Chikhalp taluk. Standing crops fair. Fodder fair in the Hindupur taluk. Rice needed for standing crops and for supplies to tanks.

NELLORE.

Slight shower is much. Water-supply sufficient in the Kurnool reservoir, Sengur, delta, and in wells except in *Devil* taluk; no water in tanks, *Kilva*, *Kura*, and *Dura*; only a little water in other taluk; no water in most channels; drainage in the district. 147 feet of water in the Kurnool reservoir. Ditching water urgently necessary to be early in the *Kilva* taluk. Transplanting and sowing wheat. Standing crops fair. Prospects fair.

CITING LEFTY

Water supply generally insufficient for irrigation; a few tanks contain tea dams in a month's supply; other tanks are older dykes in low dikes water comes out on own ldy tanks in the valleys of Chongqing and Miaojiang rivers. Transplanting and sowing reg. Standing crops late. Prospects fair. Rice in the course of seed at Fuzhou and Lufeng.

SCOTT A. BROWN

Light shines in well. Water supply excellent for irrigation in meads and fields in Chikarabonra taluk and in wells in the taluks of Chikidaga, Chikindawara, and Thakurpali; sufficient quantity drinking water everywhere in the taluks of Dargu, Chikindawara, and Kallidihari. Growing cereals, pulses, and grasslands. Standing crops here. Harvested various products; cotton seed. Wind of rain is hardly felt in nearly all the taluks. Rice in the state of seeds in some.

CULTURE

*Eight classes as a/L. Water supply generally sufficient for utilization in wells except in periods of drought in other areas; most of the lands are dry; a few tracts contain surface water ranging from a day to several months. Draining water through canal except in parts of the tables of *Stenogramma*, *Epilobium*, and *Polypodium*. Growing poultry, swine, and goats. Planting crops generally for cattle and goats and others in parts of *Epilobium* and *dry* in parts of *Stenogramma* and *Epilobium*. Harvested clover, alfalfa, etc. Bolder down in parts of the tables of *Polypodium* and *Chlorophytum*. *Epilobium* down to some, some mostly avoid.*

MONTHLY ARCHIVE

Water-supply practically insignificant; lands are dry except a few which have supplies ranging from five days to six weeks. Drying much of ground. Standing crops fail, but dry crops are being in good measure. Harvested wheat and corn; culture generally poor. Fodder short. Employment limited in parts of the Yellow belt where supplies are reported. Stocks of feed-grains confined to the borders of Arkansas, Illinois, and Mississippi. Transports along the river a more usual service.

A. T. W. H.

Water supply sufficient for agriculture except in parts of the islands of Khabangon, Utkachuk, and Namskhal. Draining water enters in parts of the islands of Oshur, Buzogor, and Namskhal. Seaweed, shrimp, ray, mussel, and prawn. Hunting traps set, but fishing in parts of the islands of Oshur and Nizkor and offered by fish in parts. Harvested vanilla and gingerly, cultivate pear in Tula. Fallow deer in the islands of Kulon, Oshur, and Kamskhal. Food-grains imported into the islands of Khabangon and Oshur from outside. Vainilla sold. Right now in the year of rice and vanilla in north.

CHEMISTRY ABSTRACTS

(Mechanism not analyzed.)

TACHINOPOLY

Flats in the Canary and the Colorado shaded. Water supply insufficient for irrigation in parts. Transportation and mining poorly; mining obtain and scarce. Planching crops like wheat for flour, alfalfa, corn. Pasture and timber unsuited. Prospects not fair; none especially noted in the dry areas of the district. Right use in the price of landgravel.

TABLE 10-10 (continued)

Single and pairs of Magnesian and Kumbhakarum Lates. Water-springs abundant along the ridge of Pithulim; and Anuvang. Height of water over Grand Assam is 600 feet. Transplanting laurels, jodis, ornamental specimens at a distance of 6000 feet. Progress has been made in forest area; new roads built to the ridge of Pithulim and Anuvang.

34. A. 1000000

(figures not provided)

REFERENCES

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THIS WEEKLY

Water supply sufficient only in parts of the table of *Tinambus* and *Rhytid*. Flow and discharge about 4.48 m³/s on the 27th and 1.17 m³/s on the 30th July, discharge through vents adequate. Breeding areas and spawning habits: none seen. Eggs: 100000.

3.1.4. 3.1.4. 3.1.4. 3.1.4.

(Copy not received.)

RAINFALL AND PRICES OF THE STAPLE FOOD-GRAINS FOR THE WEEK ENDING 22ND AUGUST 1924

District	Rainfall in inches.				Prices of Grains (per 100 lbs) and Rents.												Market	
	In the week.		Up to the end of the week from 1st April.		Rice.		Maiz.		Chickens.		Ducks.							
	Inch.	Average of 25 years ending with 1924.	Inch.	Average of 25 years ending with 1924.	Comparing the week of 1924 with the previous year.	Last week.	This week.	Comparing the week of 1924 with the previous year.	Last week.	This week.	Comparing the week of 1924 with the previous year.	Last week.	This week.	Comparing the week of 1924 with the previous year.	Last week.	This week.		
Central.	Banjan	1.4	2.2	12.8	18.8	8.5	10.2	8.5	17.7	10.5	12.7	Banjan
	Yangon	2.4	8.5	35.6	26.3	12.6	10.2	12.3	10.3	8.0	8.0	10.8	10.4	8.0	Yangon
	Patnam.	1.7	1.4	8.4	14.6	Patnam.
	Patnam.	3.3	2.0	31.8	16.6	6.6	6.6	5.6	12.1	10.2	10.3	10.1	10.7	10.0	10.3	10.3	10.6	Patnam.
	Swatow	2.4	1.8	10.4	14.6	10.1	9.7	5.6	10.1	10.7	10.8	11.8	9.6	9.0	10.6	12.0	10.3	Swatow
Eastern.	Swatow	0.8	1.0	7.4	18.2	8.7	8.1	5.6	12.1	10.0	10.1	10.3	9.0	9.0	8.0	7.9	7.8	Swatow
	Kernel	..	0.6	6.6	6.0	4.8	6.2	6.1	10.7	10.0	10.6	10.3	8.7	8.0	6.1	7.4	7.8	Kernel
	Bahay	20.0	0.6	7.3	8.7	5.1	4.6	4.8	10.7	9.4	8.7	8.0	7.1	7.2	Bahay
	Amoy	..	0.5	7.0	7.4	9.7	8.1	8.1	10.8	7.8	7.8	10.4	7.5	7.8	8.8	8.8	8.1	Amoy
	Cebu	20.0	0.6	7.3	7.6	8.8	4.7	4.7	10.8	8.6	8.8	10.3	8.0	8.0	8.6	7.8	7.8	Cebu
Northern.	Chingpa	..	0.7	6.5	6.0	6.6	6.0	5.8	10.4	9.8	8.8	8.6	8.7	8.0	8.3	8.3	8.3	Chingpa
	Chingpa	20.0	1.0	7.1	7.1	8.7	6.4	6.4	10.0	8.0	8.0	Chingpa
	Madras	20.0	0.8	8.1	8.8	5.3	4.8	4.8	9.6	7.7	7.4	Madras
	South Arak	..	0.1	6.8	6.0	6.4	6.4	6.6	8.6	7.7	7.8	6.5	7.1	6.8	South Arak
Central.	Chingpa	..	8.1	8.6	8.0	8.5	8.8	8.0	10.0	8.8	8.8	8.0	8.0	8.0	Chingpa
	North Arak	..	8.0	8.7	7.6	12.6	8.8	8.1	8.0	8.0	7.7	8.1	7.9	7.9	North Arak
	Siam	20.0	0.8	10.4	11.7	5.8	4.6	4.6	10.4	7.8	7.8	8.5	8.0	8.0	8.7	8.1	8.1	Siam
	Cebu	Cebu
	Trabuco	Trabuco
Southern.	Chingpa	Chingpa
	Madras	Madras
	Swatow	Swatow
	Chingpa	Chingpa
	Trabuco	Trabuco
West Coast.	Banjan	7.6	8.4	8.6	5.6	8.5	7.9	7.4	7.9	8.2	8.2	Banjan
	Madras	7.2	8.3	4.8	..	8.8	7.8	..	8.4	7.6	..	7.9	8.8	..	Madras
	Swatow	8.0	8.8	8.8	..	8.8	8.8	..	8.8	8.6	..	7.9	7.8	..	Swatow
	Chingpa	20.0	0.1	6.2	4.6	6.0	5.3	5.8	8.1	8.0	8.0	8.4	8.1	8.3	7.9	8.0	7.9	Chingpa
	Malabar	7.2	4.6	5.4	Malabar
West Coast.	South Kanara	7.2	4.6	5.4	South Kanara
	Hills, The Nilgiris	7.2	4.6	5.4	Hills, The Nilgiris

(1) Market figures.